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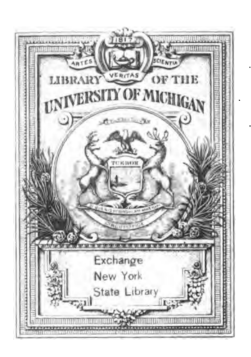
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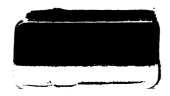
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NEW YORK

LEGISLATIVE DOCUMENTS

ONE HUNDRED AND FORTY-FOURTH SESSION

1921

Vol. XXVI - Nos. 90 to 92 Incl.



J. B. LYON COMPANY, PRINTERS
1921

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No. 90

STATE OF NEW YORK

THIRTY-EIGHTH ANNUAL REPORT

OF THI

State Civil Service Commission

Commissioners

JOHN C. CLARK WILLIAM GORHAM RICE
MRS. CHARLES BENNETT SMITH



ALBANY
J. B. LYON COMPANY, PRINTERS
1921



STATE OF NEW YORK

EXECUTIVE CHAMBER

ALBANY, N. Y., APRIL 16, 1921.

To the Legislature:

I have the honor to transmit herewith the Thirty-eighth Annual Report of the State Civil Service Commission, the same being for the year 1920.

(Signed) NATHAN L. MILLER.



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REPORT

ALBANY, April 14, 1921.

To the Governor:

Merit and fitness ascertained by formal investigation are declared by the Constitution to be the primary qualifications for appointment and promotion to positions in the State, county, city and village services. And the method of that ascertainment, it is further declared, must be competitive wherever practicable. Misapprehension exists even among the intelligent as to the possibility of ascertaining merit and fitness by competitive examination. Even where there is belief that the qualifications laid down in the Constitution are ascertainable by such examination, most citizens are not familiar with the modern methods employed to that end.

Ι

TESTS ARE PRACTICAL

There is, unfortunately, a general impression that academic or scholastic examinations are solely the basis of admission to the competitive public service. And many persons have the idea that practical knowledge of work which is to be performed in civil positions or demonstrated ability or training shown in other lines, but, nevertheless, of a nature to qualify applicants to do particular public work, has little if any weight in the rating of competitors.

Examinations as now conducted by the New York State Civil Service Commission give full consideration to experience, training, and education, and it has been demonstrated that it is possible to determine the personal qualifications as well as the practical knowledge of competitors. It has been found that only in rare instances are qualifications needed which examinations properly formulated cannot establish. Such examinations provide a way for any qualified citizen of the State to prove that

he can serve the State in its civil employment. Civil service examinations give equal opportunity to every citizen, where arbitrary preference by law does not exist, to show he is the best fitted to do work that serves his fellow citizens and for which those fellow citizens pay.

State civil service examinations to-day approximate the investigation which every well managed private business makes in taking on new employees. Experience, training, and education are rated to-day in New York State public service examinations, as, in effect, they are in admission to private service. If municipal civil service examinations anywhere fall below the standard indicated, should not public opinion be aroused to better the local examinations, and give vigorous support to a system which offers to all, not to a favored few, an equal right to demonstrate fitness to enter public employ?

Examinations Commended

The Commission has recently received a letter from the Honorable Frank B. Gilbert, Acting Commissioner of Education, State Department of Education, in which he comments upon certain examinations in these terms:

"In regard to unwritten examinations for positions of specialists in various departments of education:

"It gives me pleasure to say that the lists which your Commission has furnished during the last year for such positions have been very satisfactory. The candidates who have been successful in reaching the head of these lists, have universally been men of high caliber, and the men taken from the lists have proved to be well qualified for the positions to which they have been appointed and have demonstrated the wisdom of this method of selection."

TT

IMPERSONATION IN EXAMINATION

A competitor whose name stood first on the appropriate eligible list was appointed to a position in the western part of the State. Comparison of the handwriting in the examination and that of the person who appeared to take the position disclosed an attempt at substitution or impersonation.

Section 24 of the Civil Service Law makes it a misdemeanor to personate any other person, or permit or aid in any manner any other person in impersonation, in connection with any civil service examination. Investigation was made by the Commission and the matter was brought to the attention of the district attorney of the county in which the examination was held, after the appointee had been advised that the Commission would receive any statement which he wished to make in explanation of the discrepancy between his declaration form, application and examination papers. Recently the Commission was informed by the district attorney of the conviction for fraud of the person who reported for appointment, and that he had been fined \$75 and placed on probation for one year, and further sentence suspended.

This is the third conviction for violation of section 24 of the Civil Service Law obtained in recent years.

LITIGATION

The only litigation in which the Commission participated during the year was the case of *People ex rel. Weaver* v. *The Civil Service Commission*. A writ of mandamus directing the Commission to certify his payroll as an official examiner of titles under the Torrens Law was sought by the relator. The case was decided in favor of the Commission by Mr. Justice Callaghan and no appeal was taken. An open competitive examination was subsequently held and an appointment made from the list.

TTT

REMOVAL OF INCOMPETENTS NOT RESTRICTED

An agency head who retains a competitive appointee in office beyond the three months probationary period acknowledges by that retention the fitness of such appointee. A civil service commission has a brief time in which to ascertain the qualifications of an applicant for appointment, while supervision by the officer under whom the appointee serves, constituting a performance of duty examination which specifically extends through the probationary period, and thereafter as long as the employee remains under that officer. It is then laxity of administration on the part of the head of an office, or his unwillingness to act, rather than the merit system which is responsible for retaining an incompetent employee.

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CLASSIFICATION

The last annual report of the Commission showed 20,979 positions, not including laborers, in the unclassified and classified service, subject to the civil service law and rules. As of December 31, 1920, this total is 21,588, an increase of 609.

	1919 Absent, military service	1919 Employed	1919 Total	1920	Increase
Classified service Competitive Non-competitive Exempt. Unclassified service	206	11,114 6,538 1,496 1,516	11,212 6,744 1,502 1,521	11,333 7,213 1,520 1,522	121 409 18 1
Totals	315	20,664	20,979	21,588	609

Of the forty-two positions added to the exempt class during the year 1920, exempt classification was mandatory in seventeen instances. (Section 13, subdivisions 1, 2 or 3 of the Law.) Classification of the remaining twenty-five positions was discretionary. But the Commission did not take action until satisfied that competitive or non-competitive examination was impracticable. (Section 13, subdivision 4 of the Law.) During the year, eighteen positions were transferred from the exempt to the competitive class, making a net increase of twenty-four in the exempt classification, such classification being mandatory in the case of seventeen positions involved.

V

SUSPENSION OF THE RULE REQUIRING COMPETITION

Two suspensions under section 15, subdivision 2, of the Law, were granted during the year.

Manager, State Insurance Fund, Industrial Commission: The Commission was satisfied that in the case of Leonard W. Hatch, the rule clearly applied. Mr. Hatch had been employed as statistician in the State Industrial Commission for many years. He is a Fellow of the Casualty Actuarial and Statistical Society of America, and also of the American Statistical Association. He is a member of the Administrative Council of the American Association for Labor Legislation, which has taken an active part in the development of compensation legislation in this country. served as a member of a committee of the Association for Labor Legislation which formulated a standard occupational disease report form which has been widely adopted in this country. He is a member of the Committee on Statistics and Compensation Insurance Cost of the International Association of (State) Industrial Accident Boards and Commissions. He is an authority in economics, sociology, financial history, labor statistics and workmen's compensation insurance. He has had large administrative experi-He enjoys the confidence of the employers of the State, which is an important consideration, in view of the fact that to be successful the State Fund must present sound and substantial reasons to employers why they should place their insurance with the State instead of with private corporations.

Chief Actuary, State Insurance Fund, Industrial Commission: The case of R. M. Pennock, Harrisburg, Pa., chief actuary, State Insurance Fund, State Industrial Commission, also came clearly under the rule, as Mr. Pennock had been actuary of the Department of Labor and Industry of the State of Pennsylvania, and was formerly actuary of the State Workmen's Insurance Fund of that state. He possesses knowledge represented to the Commission as indispensable to intelligent statistical work. He is a mechanical engineer, a qualification of value in the special actuarial work he is to be called upon to perform. The Com-

mission satisfied itself that Mr. Pennock has initiative and force and has exceptional fitness for the position of chief actuary.

The number of appointments under section 15, above referred to, beginning with 1910, has been as follows:

1910	 27	1915					 •	 •		3	ţ
1911	 35	1916					 •			5	,
1912	 46	1917								7	
1913	 34	1918				•				4	-
1914	 48	1919								1	
		1920					 			2)

The whole number of appointments under this rule in the last six years has been 22, an average of a little less than four a year, as compared with a total of 190, an average of 38 a year, in the previous period of five years.

VI

CERTIFICATION OF PAY ROLLS SAVES TAXES ·

Prior to the enactment of Chapter 681, Laws of 1894, amending section 7 of the Civil Service Law, there was no direct provision in the law which made it possible for the Commission or fiscal officers to know that appointments and promotions had been made in accordance with the Civil Service Law and Rules. Reference to the statute was incorporated in the report of 1894, which contains discussion of the benefit of the provisions of the amendment. In 1899, by Chapter 370, the scope of Chapter 681, Laws of 1894, was widened so as to apply the principle to cities and, generally, its provisions were put in more effective form.

The original act made it the duty of the State Commission to certify to the State Comptroller the names of persons appointed in accordance with the law and rules. But in the Act of 1899, it was required that payrolls, accounts and vouchers be submitted to a civil service commission for certification before they could be audited and paid by any fiscal officer. The provisions of sections 18 and 19 of chapter 370 have been continued and now constitute sections 19 and 20 of the Civil Service Law as revised in 1909. Section 20, which relates to disbursing officers,

was amended in 1909 and in 1914. The amendment in 1909 was for the purpose of correcting a minor error and the amendment in 1914 provides that a civil service commission shall notify a fiscal officer in case it finds that any person has been transferred, assigned to perform duties, or reinstated in violation of any provision of the law or rules.

EVASIONS DIFFICULT

The report of the Commission for the year 1899, which was transmitted to the Legislature, February 15, 1900, contains the following statement:

"The provision of the statute which forbids disbursing officers from paying any sums to persons claiming compensation for services rendered to the State without a certificate from the Civil Service Commission, that the person seeking payment was appointed or employed in accordance with the Civil Service Law and its rules and regulations, has been undoubtedly the most potent of all the means of enforcing the law. It has laid bare many schemes of evasion practised in the past and its enforcement has resulted in purging the service of several persons irregularly and illegally appointed."

The provision of the Law requiring certification of payrolls has continued to show itself most valuable. Without such a provision, appointments might be made without strict observance of the Civil Service Rules, and fiscal officers might at times be persuaded to pay compensation to those irregularly selected. Systematic presentation to civil service commissions of all payrolls, with careful scrutiny by such commissions, is however necessary in order to maintain this important feature of the Civil Service Law.

VII :

SERVICE RECORDS STABILIZE

Service Record Rules were adopted after careful consideration of the subject and extended consultation with State officials and employees, and approved by the Governor June 28, 1918. No

alterations have occurred therein except a minor change made in October, 1918, before the rules went into effective use. No promotion now takes place in the State service coming under the rules unless a service record for the individual concerned has been filed.

During the past year several conferences have been held by the Commission with heads of agencies and representatives of the Employees' Association, known as Capital City Council No. 98, with reference to suggested improvements. The suggestions made in such conferences are having careful consideration by the Commission, and as soon as there is a general agreement, among the State officials and employees making the proposals, as to what changes are desirable, it is expected to submit a special report to the Governor. The Commission is convinced that a system of well-kept service records affords the best assurance to employees of equitable promotion, and offers to officials a method by which they will be aided in retaining competent employees who have demonstrated their value to the State and who desire to make for themselves a career in public service.

VIII

PERSONNEL

An open competitive examination for Chief Examiner was held, and an eligible list announced March 20, 1920. All matters relating to this examination were placed in the hands of a special examining board, consisting of George R. Wales, United States Civil Service Commissioner, who was Chairman of the Board, Elmer E. Brown, Chancellor of New York University, and Nelson S. Spencer, Chairman of the Executive Committee of the New York Civil Service Reform Association. From the list established by this board the Commission selected John Boardman Steven as Chief Examiner and Arthur B. Zerns as Assistant Chief Examiner.

The appointments of Mr. Steven and Mr. Zerns give the Commission the benefit of civil service experience including work with the United States Civil Service Commission, the Bureau of Civil Service of the Philippines, and the New York and Wisconsin State Commissions, for an aggregate period of twenty-five years. In selecting from a list established as a result of competitive examination, the Commission has made concrete its contention that even for executive positions of a highly confidential nature, competitive tests are entirely practicable.

IX

COOPERATION WITH CITY COMMISSIONS

The Commission keeps in touch with municipal commissions and endeavors at all times to assist them in the application and advancement of the merit system. In rating questions, the advice and assistance of the Commission's examiners, including its engineering staff, are whenever possible and without remuneration at the service of local commissions. The Commission also undertakes to secure for local commissioners expert examiners from other State departments.

On four occasions during the past year, at the invitation of local authorities, the Commission has taken charge of the actual conduct of municipal tests. On February 17 it conducted the unassembled examination for chief examiner and secretary of the Utica Civil Service Commission. After a misunderstanding as to wages had left the city of Little Falls practically without police protection, on July 2 a test was held which made it possible to fill the five vacancies. On October 4 a promotion examination for chief of police was held in cooperation with the local commission of Mt. Vernon. An examination for deputy registrar of vital statistics was held in Albany for the city of Albany in December.

CITY COMMISSIONS VISITED

In accordance with the provisions of Regulation XII, which requires the Civil Service Commission, by one or more of its members, or its secretary or its chief examiner, to visit, officially, each city in the State at least once in two years to ascertain whether the municipal commissioners and other city officials faithfully discharge their duties in compliance with the law, the Commission or its representatives visited the following cities, 37 in number, during the year:

Amsterdam
Auburn
Beacon
Binghamton
Canandaigua
Corning
Cortland
Elmira
Fulton
Geneva
Glens Falls
Gloversville

Hornell

Hudson
Ithaca
Johnstown
Kingston
Little Falls
Mechanicville
Middletown
Mount Vernon
Newburgh
New Rochelle
New York
Norwich

Olean
Oneonta
Plattsburg
Port Jervis
Poughkeepsie
Salamanca
Saratoga Springs
Schenectady
Troy
Watervliet
White Plains
Yonkers

The inspection of the records of the commissions of the afore-said cities showed a general improvement in the administration of the Civil Service Law and Rules. Recommendations were made to several cities and others were asked to revise their rules and classifications to meet requirements of the statute and to conform with court decisions and opinions of the Attorney-General. On January 1, revised civil service rules for the city of Watervliet were approved due to change to commission form of government.

During the year, amendments to the Civil Service Rules were approved for the following cities:

Amsterdam
Auburn
Binghamton
Buffalo
Cohoes
Geneva
Gloversville
Jamestown

Middletown Mount Vernon Newburgh New Rochelle New York Olean Oneida Oswego Rochester Saratoga Springs Schenectady Syracuse Utica Watervliet White Plains

Resolutions submitted by the Commissions of Auburn, Buffalo, Newburgh, New Rochelle and Rochester, were returned without approval.

A resolution of the Municipal Civil Service Commission, New York, classifying as non-competitive the position of supervising monitor in the office of the commission, was returned without action.

OVER A HUNDRED MILLION IN MUNICIPAL SALARIES

Accompanying this report will be found a table showing in detail figures of the civil service in each of the cities of the state. Totals are as follows:

CITY SERVICE

(Estimated in Part)

	Employees	Componsate	ion
Classified, competitive	42,397	\$81,602,116	31
Classified, non-competitive	8,465	5,546,916	87
Classified, exempt	1,446	4,811,493	66
Classified, labor	23,324	30,782,416	77
Unclassified	47,256	4,115,266	82
Totals	122,888	\$ 126,858,210	43
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X

EXTENT OF CIVIL EMPLOYMENT

It has seemed to the Commission desirable to go still further and make an attempt to determine the extent of the public service as a whole: federal, state, city, county and village, within the State of New York. The statistics below are presented as an approximate indication of the number thus employed and their compensation for the year covered by this report.

The magnitude of the civil service, as a whole, within the State of New York thus becomes apparent as never before. The figures do not include those employed on public contract work, but are intended to include teachers, election officials, laborers directly employed by federal, state, county, city, or village authorities, and all other public officials and employees, whatever their character, except those wholly compensated by fees.

It has been difficult to secure exact figures for some civil divisions, but a more systematic method has now been inaugurated and subsequent reports will have the benefit of greater accuracy than was possible for the first attempt in this broad field.

Persons of New York State in Public Service

(Estimated in Part)

State, county, and village classi- fied service; payrolls certified by the State Civil Service Com-	Employees	Compensation
mission	35,505	\$42,008,235 26
State, county, and village un-		
classified service	3,318	2,568,376 00
City officials and employees (For details see table.)	122,888	126,858,210 43
School teachers, unclassified	58,850	63,800,000 00
Federal officials and employees	68,373	87,865,000 00
Totals	288,934	\$323,099,821 69 =======

GREATER THAN OUR ARMY IN FRANCE

Multiplication of these figures by ten would give perhaps a rough general estimate of the entire federal, state, county, city, and village civil service within the United States. Such a multiplication would indicate that if all civil employees in the United States were marshalled in one great body, it would in numbers considerably more than equal the entire military force of the United States serving abroad in the late war.

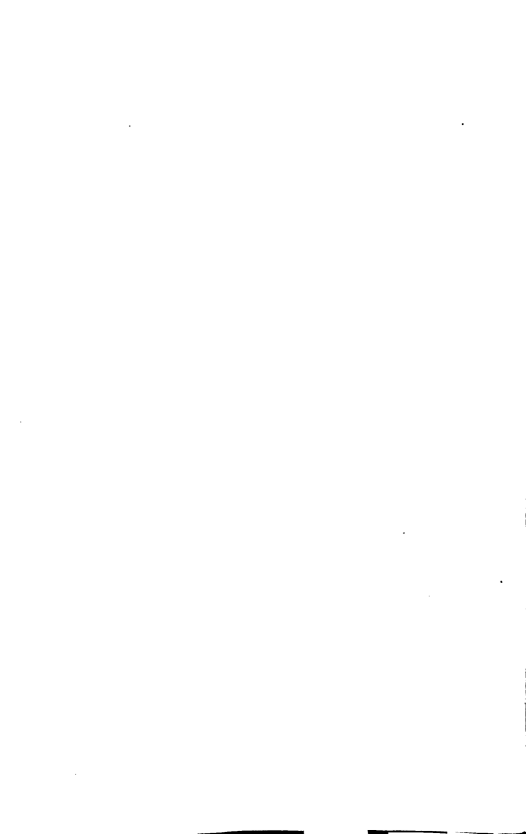
XI

WHO PAYS THE BILL?

When more normal conditions shall have returned, the Commission will hope to present some useful deductions from the facts disclosed by the statistics presented. At the present time it contents itself with asking: Does any subject warrant greater attention from the individual citizen and the individual tax-payer of the State than that of the operation of the civil service as a whole upon the basis laid down in the constitution—that of merit and fitness?

Respectfully submitted,

JOHN C. CLARK, President,
WILLIAM GORHAM RICE,
FRANCES STANTON SMITH,
Commissioners.



ORGANIZATION OF THE STATE CIVIL SERVICE COMMISSION

The Commission

William Gorham Rice, *President*.

John C. Clark.

Mrs. Charles Bennett Smith.

Administration Division

John C. Birdseye, Secretary.

George R. Hitchcock, Assistant Secretary.

Julia M. Ryan, Chief Clerk, Payroll Bureau.

Jacob E. Finkelstein, Hearing Stenographer.

Loretto A. Hearley, Stenographer.

Justina M. Grogan, Stenographer.

A. Christine Curran, Stenographer.

Anna T. Burns, Stenographer.

Emily R. Kearney, Stenographer.

Juliette C. Hines, Stenographer.

Etelka Chapman Andrews, Stenographer.

Grace E. Bausch, Clerk.

Raymond Jones, Clerk.

William J. Maher, Clerk.

Charles F. Murphy, Clerk.

Alma M. Hunter, Clerk.

Elizabeth C. Ely, Clerk.

Frances Walsh, Clerk.

Lucy A. Dolan, Telephone Operator.

William S. Farrell, Messenger.

Examination Division

John Steven, Chief Examiner.

Arthur B. Zerns, Assistant Chief Examiner.

Henry S. Knight, A.B., Examiner.

Frank H. Densler, Examiner.

Herbert E. Hayes, C.E., Examiner.

Grover C. Lamoreau, Examiner.

Edward J. Hogan, Examiner.

Gertrude Harder, Examiner.

Bertha Weir, Examiner.

Catherine C. Geier, Stenographer.

Winnifred A. Kelly, Stenographer.

Dorothy E. White, Stenographer.

May Snow Ellis, Clerk.

Jessie E. Thompson, Clerk.

Marjorie Alheim, Clerk.

Florence L. Keegan, Typewriter Copyist.

Anthony G. Flinn, Messenger.

Local Examiners and Institution Boards of Examiners

LOCAL MEDICAL EXAMINERS

Albany - J. M. Mosher, M.D., 170 Washington avenue.

Amsterdam -Arthur V. H. Smyth, M.D.

Auburn -A. F. Hodgman, M.D., 26 South street.

Binghamton - Charles R. Seymour, M.D., 115 Front street.

Buffalo - William T. Getman, M.D., 469 Franklin street.

Elmira — R. B. Howland, M.D., 306 Lake street.

Glens Falls - W. J. Hunt, M.D., 21 Notre Dame street.

Hornell -G. W. Mitchell, M.D., 20 Church street.

Ithaca.— C. F. Denman, M.D., 116 West Seneca street.

Jameslown.—Morris N. Bemis, M.D., 210 Prendergast avenue.

Kingston - E. H. Loughran, M.D., 25 Main street.

Lockport - Allan N. Moore, M.D., 70 Niagara avenue.

Malone — John A. Grant, M.D., 92 West Main street.

Newburgh - William J. Carr, M.D., 280 Liberty street.

New York — Louis R. Wetzmiller, M.D., West Side Y. M. C. A.,

318 West Fifty-seventh street, New York city.

Ogdensburg — W. Grant Cooper, M.D., 62 Caroline street.

Olean.—J. E. K. Morris, M.D.

Oneonta. Marshall Latcher, M.D.

Plattsburg - J. D. McKinney, M.D., 40 Court street.

Poughkeepsie - George Hemingway, M.D., 331 Mill street.

Rochester - C. A. Huber, M.D., 51 Monroe avenue.

Syracuse — Joseph C. Palmer, M.D., 600 East Genesee street.

23

Utica - H. H. Shaw, M.D., 13 Winston building.

Watertown - F. R. Calkins, M.D., 4 Cleveland building, Arcade street.

White Plains - Sylvanus Purdy, M.D.

LOCAL EXAMINERS

Amsterdam - J. R. Kelton, Teacher, High School.

Auburn - Harry A. Crofoot, High School.

Binghamton - Pauline W. Elsbree, 514 Chenango street.

Buffalo - Albert O. Allgeyer, 556 Ellicott square.

Cobleskill - Frank M. Markham, High School.

Dunkirk - Harry D. Lighty, 425 Swan street.

Elmira - Mary C. Brady, 101 W. Chemung place.

Glens Falls - William W. Fairchild, 13 May street.

Hornell - Samuel B. Whitney, 30 West Genesee street.

Ithaca - John D. Collins, 213 East State street.

Jamestown — Carl La Salle, Teacher, High School.

Kingston — Patrick H. Cullen, 101 West Chester street.

Lockport -A. V. Muller, 86 Ontario street.

Lowville - Gertrude M. Dean, Lowville.

Malone — Vacancy.

Newburgh — Ira D. Minard, 207 Third street.

New York - George C. Franciscus, 165 Broadway.

Norwich - Frank R. Wassung, Principal, High School.

Ogdensburg - Margaret H. McCarthy, 101 Carolina street.

Olean - Bert E. Albert, 122 Fulton street.

Oneonta — George L. Gibbs, Attorney-at-Law.

Oswego - Agnes Cullen, High School.

Plattsburg — Geo. K. Hawkins, Principal, State Normal School.

Port Henry - Vacancy.

Potsdam - Allan N. Roberts, 33 Pierpont avenue.

Poukhkeepsie - Charles Gunther, 12 Edgar street.

Riverhead - Earl B. Robinson, Principal, High School.

Rochester - R. O. Cook, Rochester Business Institute.

Syracuse — John C. Donohue, High School.

Utica - Charles V. Bookhout, 1506 Kemble street.

Warsaw — George W. Glasier, Principal, High School.

Watertown - Mason M. Swan, 36 Savings Bank building.

White Plains -A. C. Butler, Attorney-at-Law, Realty building.

- Non-Competitive Class Examiners in State Charitable, Penal and Reformatory Institutions
- Albion, Western House of Refuge for Women Etta E. Falker, William B. Dye, May E. Crothers.
- Auburn Prison Robert R. Westover, Lee N. Taplin, George C. Opdyke.
- Batavia, State School for the Blind Minnie J. Gould, William C. Casey, Julia S. Loomis.
- Bath, State Soldiers' and Sailors' Home J. McConnell, C. A. William, R. C. Hill, M.D.
- Bedford, State Reformatory for Women Margaret S. Halleck, M.D., Mary S. Sprague, Mary R. Moore, Ira M. Fish.
- Buffalo, State Institute for Study of Malignant Diseases Clara A. Maclay, Burton T. Simpson, M.D., Katherine M. Danner.
- Clinton Prison J. B. Ransom, M.D., Charles D. Van Orden, E. D. Burby.
- Elmira State Reformatory Frank L. Christian, M.D., Ivan T. Smith, G. A. Shepardson.
- Health Officer, Port of New York—George L. Nicol, Harry Rabey, James Dillon, C. S. Hudson, M.D., P. J. Johnson, M.D., Richard A. Shields, M.D.
- Hudson, New York State Training School for Girls Mrs. Minnie J. V. Hogan, Grace N. Sullivan, Lenna J. Craddock.
- Industry, State Agricultural and Industrial School.—Julia C. Ganiard, C. L. Collson, M. J. Carr.
- Iroquois, Thomas Indian School Halla Wells, John C. Brennan, Elsie Hayward.
- Letchworth Village, Thiells—Daphne W. Perkins, Harry C. Storrs, M.D., Henry L. Weber.
- Napanoch, Eastern New York Reformatory George Deyo, F. B. Hoornbeck, De Vere E. Smith.
- Newark, State School for Mental Defectives Gertrude M. Palmer, Mabel K. Mallory, Nellie H. Drake.
- Ossining, Sing Sing Prison—Daniel J. Hickey, Thomas J. McInerney, Thomas F. Egan.
- Oxford, Women's Relief Corps Home Harriet D. Myers, Nellie A. Chapman, Ednah C. Ryder.

- Raybrook, State Hospital for Incipient Tuberculosis Harry A. Bray, M.D., J. J. Farrington, Linda Clelland.
- Rome, State School for Mental Defectives Fred S. Smith, Mrs. Lorna A. Hay, Mary L. Seymour.
- Sonyea, Craig Colony for Epileptics—William N. Trader, M.D., L. A. Damon, M.D., H. A. Patterson, M.D.
- Syracuse, State School for Mental Defectives Julia E. Church, Magdalen Reinehr, L. J. Hutchinson.
- West Haverstraw, State Hospital for Crippled and Deformed Children—P. Henry Fitzhugh, M.D., Gertrude A. Hoxie, John J. Nutt, M.D.

STATE HOSPITALS FOR INSANE

- Binghamton State Hospital Margaret M. Bloxham, Leo M. Arnold.
- Brooklyn State Hospital Mary E. Patterson, Irving Holley, M.D.
- Buffalo State Hospital William W. Wright, M.D., Elsie M. Lytle, Frederick L. Wright, M.D., Benjamin Long.
- Central Islip State Hospital William F. McDonnell, Horatio G. Gibson, M.D., Charles M. Burdick, M.D.
- Dannemora State Hospital James H. Kurtz, Harold R. Robert, M.D., Blakely R. Webster, M.D.
- Gowanda State Homeopathic Hospital Frederick P. Schenkelberger, Earl V. Gray, M.D., James D. Edwards.
- Kings Park State Hospital—Charles S. Parker, M.D., R. E. Blaisdell, M.D., M. G. Dooling.
- Manhattan State Hospital Dwight S. Spellman, M.D., John R. Knapp, M.D., Philip Smith, M.D., Chester Waterman, M.D.
- Matteawan State Hospital William A. L. Thomas, Joseph W. Moore, M.D., George A. Sharp, M.D.
- Middletown State Homeopathic Hospital Robert C. Woodman, M.D., William E. Kelly, M.D., Ida J. Mintzer, M.D.
- Ogdensburg, St. Lawrence State Hospital—Hyman L. Levin, M.D., Harry J. Worthing, M.D., John A. Pritchard, M.D.
- Poughkeepsie, Hudson River State Hospital—Willis E. Merriman, M.D., Blanche Dennis, M.D., Andrew J. Delaney.
- Rochester State Hospital Calvin L. West, Willard H. Veeder, M.D., Francis McHugh, Agnes L. Toomey, Gertrude F. Link.

- Utica State Hospital Charles A. Mosher, C. L. Russell, M.D., A. E. Witzell, M.D.
- Willard State Hospital Thomas J. Currie, M.D., William H. Montgomery, M.D., Peter J. Vander Poel.

COUNTY INSTITUTIONS

- Department of Charities and Corrections, Westchester County—Calvin Derrick, Forrest S. Lunt, Ruth Taylor.
- Monroe County Sanatorium, West Brighton Edward P. Baumann, Jennie M. Vail, Eugene N. Nesbitt.
- Oneida County Hospital, Rome Margerenia Thomas, Eleanor M. Blust, George P. Neiss.
- Onondaga Home and Hospital, Syracuse Nellie Driscoll, Charles Mullin, M.D., Elmer E. Van Benthuysen.
- The Onondaga Sanatorium Frederick L. Slocum, Anna M. Harlfinger, Lyman J. Cheney.

List of Commissioners, Chief Examiners and Secretaries Since the Enactment of the Civil Service Law, May 4, 1883

NAME	Residence when appcinted	Date of appointment	Date of termination of service
Commissioners Andrew D. White Augustus Schoonmaker Henry A. Richmond. John Jay't Daniel E. Sickles† George H. Treadwell James H. Manning. John A. Sleicher William A. Poste. Alexander C. Eustace† E. Prentiss Bailey† Willard D. McKinstry De Forest Van Vleet. Willard A. Cobb† Silas W. Burt† George P. Lord. William Miller Collier† Cuthbert W. Pound† Charles F. Milliken† Roscoe C. E. Brown. John E. Kraft† Walter C. Burton. Elek John Ludvigh. Jacob Neu† Meyer Wolff, M. D. James A. Lavery	Ithaca Kingston Buffalo New York New York Albany Albany Albany Canton Elmira Utica Watertown Ithaca Lockport New York Dundee Auburn Ithaca Canandaigua New York Kingston Brooklyn New York Brooklyn New York Poughkeepsie	Jan. 23, 1901	Declined appointment Resigned June 1, 188 Removed Dec. 28, 188 Removed Dec. 28, 188 Resigned Dec. 20, 188 Resigned Dec. 20, 188 Resigned Dec. 16, 188 Resigned Dec. 20, 188 Resigned Dec. 20, 188 Resigned Jec. 20, 188 Resigned Jan. 2, 189 Resigned Jan. 2, 189 Resigned Jan. 31, 189 Resigned Jan. 31, 189 Resigned Jan. 31, 189 Resigned Jan. 26, 189 Resigned Jan. 26, 189 Resigned Jan. 16, 191 Resigned Jan. 16, 191 Resigned Jan. 16, 191 Resigned Jan. 1, 191 Resigned Feb. 3, 191 Term expired
Samuel H. Ordway† William Gorham Rice†	New York		Resigned Jan. 17, 191

NAME	Residence when appointed	Date of appointment	Date of termination of service
Willard D. McKinstry		Feb. 1, 1917	Resigned April 8, 1919
Chiaf examiners Silas W. Burt Edgar M. Jenkins James E. Morrison William Potts John B. Riley Thomas Carmody Charles 8. Fowler Harold N. Saxton John Steven	Schenectady New York New York Plattaburg Penn Yan Ithaca New Rochelle	July 22, 1885 April 7, 1886 June 20, 1887 Dec. 28, 1887 Feb. 27, 1893	Resigned July 1, 1885 Resigned Mar. 1, 1886 Deceased June 14, 1887 Removed Dec. 28, 1887 Resigned Feb. 27, 1893 Resigned Dec. 31, 1895 Resigned Mar. 17, 1909 Resigned Aug. 31, 1919
Secretaries James A. Betts	Schenectady	Mar. 1, 1884	Resigned Feb. 29, 1884 Resigned Sept. 1, 1900

[†] President.

CLASSIFICATION

Table showing number of positions in the classified and unclassified service, December 31, 1920

	Clas	strind Sp	RVICE	Unclas-	
DEPARTMENT OR INSTITUTION	Com- petitive	Noncom- petitive	Exempt	sified	Tota
STATE DEPARTMENTS					
gricultural experiment station, Geneva griculture, institute of applied, on Long Island,	18	41	1	9	ľ
Farmingdale griculture, school of, Morrisville	13	2 2		48 24	
griculture, Schoharie school of, Cobleakill	4	l .		19	
griculture and domestic science, school of, Delhi	_8		ا دِ ا	17	
chitecture. ttorney-General	73 80	1	54	1	1
anking	80	1	7	1 1	_
ind, commission for the	20		1 6	5 3	
oxing Commissionridge and tunnel commission			3	6	
ronx Parkway commission	46	28	4	.3	
vil service commission	58 36	32	1	12 3	
nmntroller	625	2	iii	1	7
onservation commission	278 45	76	87	1	3 1
Diservation commission lections, superintendent of mbalming examiners, board of	1		° ′	8	•
meid raim reservation commission				5	_
ngineer and surveyor	195 20	6 1	11 58	1	2
recutive	21	l	8	2	
sir commission		6	5	.7	_
arms and marketsre laland State Park commission	257 1		26	11 5	2
scal supervisor of state charities	21		4	1	
orestry, college of, Syracuse Universityeneral Herkimer Home commission	19	2	2	51 10	
overnor's labor board			l :::::: l	9	
overnor's labor board rant Cottage, Mt. McGregor		1		3	
ealthealth council nublic	861	40	8	1 7	4
ealth council, public ealth officer, port of New York ighway commission	30	24	81	1	
ighway commission	630	26 1	13	1 8	6
ospital development commissionospital commission.	50	· · · · · · · ·	·····à	8	
dian Reservation commission				4	
dustrial commission	896		9	5 12	9
dustrial councilstitute for study of malignant disease	ii	19	i	7	
surance	163		9	1	1
and office, commissioners ofental defectives, commission for	·····		8	·····à	
ilitary hospital	, ě				
ilitary training commission	31	1	1	8 5	
onuments commission	·····i			4	
arcotic drug control, department of	19		4	1	
autical schoolewtown Battlefield Reservation commission			17	9 5	
ew YorPennsylvania joint interstate bridge	••••				
commissioniagara Reservation commission	1]	ا ين…	8 5	
ort wardens, board of	20 1		2 2	9	
ison commission	3	i	1	7	
ison department	42	1	18	1 8	
ison, board of parole for	2 3	l ::::::	·····i	7	
ychiatric institute	11	6	<u>.</u>		
ublic buildingsablic buildings, trustees of	67 1	13	5	·····.	

Table showing number of positions in the classified and unclassified service,

December 31, 1920 (continued)

DEPARTMENT OR INSTITUTION	CLASSIFIED SERVICE			Unclas-	Total
DEFECTION OF INSTITUTION	Com- petitive	Noncom- petitive	Exempt	sified	1000
STATE DEPARTMENTS — Concluded Public service commission, first district Public service commission, second district Public works	188 91 335	5 1 63	91 14 24 1	1 5 1 3	215 111 423
Racing commission. Schuyler mansion, trusteess of. Schuyler mansion, trusteess of. Tax commission. Transit construction commissioner Treasurer. University of the State of New York. Washington's headquarters, Newburgh. Wathins Glen Receivation.	122 805	3 1 5	11 8 20 2 11	10 1 3 1 43 10	11 215 129 831 16 510
STATE COURTS Appeals, court of. Claims, court of. Supreme court. Supreme court, appellate division. Supreme court, appellate term. Supreme court referees. Miscellaneous reporter State reporter Supreme court reporter.	1 10 360 26 3 6	2 	36 2 128 56 3 3	9 5 80 25 3 1	46 17 567 108 6 6 7 6
STATE HOSPITALS FOR THE INSANE Binghamton Brooklyn Buffalo Central Islip Dannemora Gowanda Hndson River Kings Park Manhattan Matteawan Middletown Rochester St. Lawrence Utics. Willard	87 54 15 30 46 45 77 13 34 24 82 82	426 207 310 633 106 176 515 601 714 165 304 287 330 291 282		777777777777777777777777777777777777777	471 246 354 604 123 213 568 658 178 345 345 369 881
Auburn prison Clinton prison Clinton prison Great Meadow prison Sing Sing prison Albion, heuse of refuge Batavia, sobool for the blind Bath, soldiers' and sailors' home Bedford, reformatory for women Elmira reformatory Hudson, training school for girls Lindustry, agricultural and industrial school Iroquois, Thomas Indian school Iroquois, Thomas Indian school Iroquois, Tabmas Indian school Iroquois, Tabmas Indian school Rapanoch, Eastern New York reformatory Newark state school for mental defectives Oxford, women's relief corps home Ray Brook, hospital for incipient tuberculosis Rome state school for mental defectives Sonyes, Craig colony Syracuse state school for mental defectives Thiells, Letchwarth village. West Haverstraw, hospital for crippled and deformed children.	114 60 118 27 31 22 55 110 50 139 43 33 11 9 28	12 6	4 4 4 4 5 5 8 8	77777777777777777777777777777777777777	153 124 64 127 55 87 128 106 196 42 48 97 37 40 947 191 113 162
Normal Schools Albany Brockport. Buffalo	۰		1 1	70 27 40	80 29 43

Table showing number of positions in the classified and unclassified service,

December 31, 1920 (continued)

	CLAS	SIFIED SE		ı	
DEPARTMENT OR INSTITUTION	Com- petitive	Noncom- petitive	Exempt	Unclas- sified	Total
NORMAI SCHOOLS - Concluded					
Cortland	. 1	1	1	28	81
Fredonia	2		1	33	30
Genesso	2		1 1	48	5 29
New Palts	1 2	· · · · · ·	i	27 41	
Dawego	ī		î	28	44 80
Plattsburg	. 2		1	28	8
Potedam	2		1	47	50
Total state service	8,582	6,768	909	1,216	17,470
COUNTIES					
ALBANY COUNTY					
Almshouse	8	4	8 1	1	10
Commissioner of intors	1			·····i	1 10 2 2 10
Coroners County clerk County court County court County court County court	····· 7			4	1
County clerk	9			1	10
County court	6		1	1	
Sounty court nouse and county bunding District attorney	2		1 8	·····i	- 1
District attorney	I		8	4	
Sheriff	19		3	1	2
Sheriff Supervisors, board of Surrogate.	6		3 3 3 2	2	19
jurrogate Preasurer	1 1		2	1	
Bronz County	_		_	_	
Commissioner of jurors	7	l	2	1	10
Commissioner of records	9		2 9	1	1
County clerk	28 13		9	1	8
County court	13		84	1 1	3:
Register	45	1	9	i l	5
Sheriff	2		. 6	i j	
Surrogate	14		6	1	2
CHAUTAUQUA COUNTY	20		2	1	2
County court	1 2			2	1
District attorney		· · · · · · <u>·</u>	2	1	_
District attorney Newton Memorial hospital	1	7	2	·····i	1
Supervisors, board of	2			il	
Surrogate	4		1	2	
ERIE COUNTY	6		1	1	
Auditor. Child welfare, board of	7		î	. 1	
Oity and county hall	31		ī		. 8
Commissioner of charities and corrections	98	40	6	1 1	14
		• • • • • •	1 5	1 1	8
County court	2			il	•
County clerk. County court. County engineer District attorney. Elections, board of Squalisation, board of	10	l ::::::			1
District attorney	1 2		·····ġ	·····i	1
Elections, board of	2		6	4	1
Equalisation, board of	1 14	· · · · · · ·	1	3	
Prophering agent	1 47	i	·····i	·····i	
Sheriff.	7	l i	<u>†</u>	1 1	
Sheriff	i		4	8	1
Surrogate	9		1	1 1	1
N	10	1	4	1	1

Table showing number of positions in the classified and unclassified service,

December 31, 1920 (continued)

	CLAS	sified Se			
DEPARTMENT OR INSTITUTION	Com- petitive	Noncom- petitive	Exempt	Unclas- sified	Total
Kings County					
ommissioner of jurors	19		2	1	
ommissioner of records. ounty clerk. ounty court. District attorney	42		4	1 1	
ounty derk	1 20		4	5	
Network attorner	69 31		29	i	
as in action as with a second as with a second as with a second as	8				
ublic administrator	8		2	i	
egister	186		5	1	1
heriff	40		8 5	1 1	
	••0		°	1	'
MONROR COUNTY hild welfare, board of	2		1		
ommissioner of jurors	2		ا ا	·····i	
OFODers	8			3	
ommissioner of jurorsoronersounty elerk	87		8	1	
ounty court			3	1	l
pecial county judge			1	1	
ourt nouse	18		1		
ounty olerk ounty ourt pecial county judge ourt house ounty engineer istrict attorney lections, board of ighways, superintendent of	6		····· ,	·····i	
lections, board of	ļ š	::::::	l i	ī	
ighways, superintendent of	6	44.	l		
Conroe county sanatorium	18				
ibrary, appellate division	8	·····i			
ibrary, appellate division enitentiary robation officer	4 5		, °		ì
		::::::			i
beriff	15	1	**************************************	i	
heriff uperintendent of the poor upervisors, board of. urrogate	10	25	5	ī	•
upervisors, board of	1	1::::::	1	1	
urrogate reasurer	6	1	2	1	l
	l	1	l		
NASSAU COUNTY Child welfare, board of . commission on government of county. commissioner of jurors.	1	 	1		ł
ommission on government of county			1		i
ommissioner of jurors			1 1	. 1	l .
ounty derk	18 5		2	1	i .
county comptroder	8	::::::	2	1 1	I
ounty senstorium	5	8	_	1	l
istrict attorney	8		·····ż	·····i	
lections, board of	1		2	2	l
losquito extermination commission	·····à		ī	5	I
marintendent of the noce	1 8	l	''''i	1 1	l
uper measurement of the poor	23		i	8	l
ommissioner of jurors county clerk county comptroller county court county court county court county sanstorium istrict attorney flostions, board of fosquito extermination commission uperintendent of the poor uprogate.	5	1	1 2	li	l
reasurer			ī	1	
New York County			_	1	ł
ommissioner of jurors	30 36	J	2	1	1
ommissioner of records. ommissioner of records, surrogate's court	90		4 2	1	ı
communication records, surrogate a court	20 80		5	1 1	1
ounty clerk	.1 86		17	1 7	1 1
vistriet attorneyublic administrator	104	1	84	1 1	
ublic administrator	9		2	1 1	1.
egister			5		1 7
beriff. urrogate	18	::::::	14	1 2	1
NIAGARA COUNTY		1			1
commissioner of jurors	. 1			1	1
ounty clerk	' 1X		i	1	Ι.
Jounty court Jounty court Jounty court Jounty sanatorium Jistrict attorney	1 2	18	2	1	1
OUDIV RADALONUM	. 8	1 19	1	1	1

Table showing number of positions in the classified and unclassified service,

December 31, 1920 (continued)

	CLAS	SIFIED SEI			
DEPARTMENT OR INSTITUTION	Com- petitive	Noncom- petitive	Exempt	Uncles- sified	Total
NIAGARA COUNTY — Concluded					
Klections, board of	4 3	::::::	2 :	<u>i</u>	8 4 4
Sheriff	2 1	:::::i	·····ż	1 1 1	4 4 1 5 3
Treasurer	2]	•	*	•
OHEXDA COUNTY Child welfare, board of	1		1	i	2
Commissioner of jurors			2 2	1 1	37
Comptroller County clerk County sourt County hespital District attorney Equalisation, board of Highways, department of	2 8	26		i	2 3 3 5 34 5 1 2 16 14
District attorney. Equalisation, board of	i	_i		*	1 3
Highways, department of			i	1 1	2 16
Righways, department of Sheriff. Superintendent of the poor. Supervisors, board of	8		8	3	14 1 9
Surrogate	5	•••••	2 1	1	2
Onondago County Child welfare, board of	1		1		3
County auditor. Commissioner of jurors	2	::::::	2	1	5 2
Ceroner	2 87	::::::	3 1	1 1	41
County elers. County court County home.	5 16	18	3 1		25 2 3 3 4 1 2 2 6 5 2 7 3 3 2 6 6 2 5 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Court house. Dependent children, department of placing District attorney.			1 5	i	2 6
Dependent enturen, department of plasma; District stroney. Elections, board of. Highways, department of. Law library.	21	······.	3	2	27
Pententiary	23 8		9		8 <u>2</u>
Propagation commission. Sheriff. Superintendent of the poor.	4		i	i	6 2
Supervisors, board of	3 2 7		i	1 5 1	11
Treasurer Tuberculosis hospital	2 13	12	2	ii	9 5 25
O Comme	_				10
City and town home, Newburgh	3 8 1	6	1	i	10 10 2
County court District attorney Plactions beard of			3	2 1 2	4 5
County court District attorney Elections, beard of Law library, Newburgh Odell tuberculosis sanatorium	1 2	······			1 8
Supervisors, board of	4 8 4	····i	·····i	1 1	451856652
Supervisors, board of	2 1	:::::	i	2 1	5 2
QUBENS COUNTY Commissioner of jurors	5		1	1	7
County clerk	117 18	::::::	7	1 1	25 15
District attorney	18	::::::	4 4 2	1 1	18 5 15
Surrogate. Supreme court library	12 2	l ::::::	<mark>.</mark> 2	l !	2

Table showing number of positions in the classified and unclassified service,

December 31, 1920 (continued)

	CLAB	sified Se			
DEPARTMENT OR INSTITUTION	Com- petitive	Noncom- petitive	Exempt	Unclas- sified	Total
RENSSELAER COUNTY					
Child welfare, board of	1 6		1 3	·····i	10
County court	3		í	i	
District attorney	3		3	i	5 7 8
Elections, board of	·····i		4	4	. 8
Pawling sanitarium	8				1 17
Pawling sanitarium Sheriff Supreme court library		;·-··i		·····i	1 2 15
Supreme court uprary	8	. 1	·····i	·····i	15
Supervisors, board of	าเ		3	l il	i
Surrogate	ī		3	l ī	
Freasurer			3	1	4
RICHMOND COUNTY		i			
Commissioner of jurors	1		1	1	3
County clerk	20		1	1 1	22 10
County and surrogate's court	6 2		3 6	1	10
District attorney	7 2		i	l i	
SheriffSupreme court library	2			.	
SUFFOLK COUNTY		ļ			
AuditorChild welfare, board of			1	1	
Child welfare, board of	· · · · · ·		1	·····i	
County clerk	16		3 1	i	2
County court	2	1	1	1	
District attorney	1		3	1	
Sheriff			3	2	
Suffolk sanatorium	5	10			1
Superintendent of the poor	9		1	·····i	1
Supervisors, board of	5 4		1 2	1	
Surrogate Treasurer	13		í	1 1	1
			•	_	_
ULSTER COUNTY County clerk	3		1	1	
County count	1 1		1	1	İ
District attorney	1		1	1	
Highways denartment of	·····		3	2	l
Superintendent of the poor	1 2	·····i	4	·····i	
District attorney. Elections, board of. Highways, department of. Superintendent of the poor. Supervisors, board of.	2		1	1	
Surrogate	4		. 1	1	
i teasurer				1	
WESTCHESTER COUNTY			1 .		_
Commissioner of charities and corrections	53	60	3	6	12
Commissioner of jurors	2		1 1	1 1	
County attorney	l		4	1	
County clerk	8		3	1	1
Comptroller. County attorney. County clerk. County court District attorney. Elections, board of	1 3		1	1	1
Elections, board of	3		3	5	1 1
		::::::	2	ī	
Sheriff	7		6 3 2 2	1 2 1 1 5	1
Surrogate	20 11		1 4	5	2
Sheriff Supervisors, board of Surrogate Trensurer	1 1		2	1 1	
	1	1	-	1	
In counties, the entire service of which has not been classified:	1	1	ŀ	1	
Probation officers	21			1	2
Sealers of weights and measures	41	1	1	1	1 4

2

Table showing number of positions in the classified and unclassified service, December 31, 1920 (concluded)

I	CLAS	sified Se	RVICE	,,,,	
DEPARTMENT OR INSTITUTION	Com- petitive	Noncom- petitive	Exempt	Unclas- sified	Total
Counties — Concluded					
superintendents of highways	44				4
iditing nurses	4				
uberculosis sanatoriums:					
Broome county, Mountain sanatorium	3	16	• • • • • •		:
Cattaraugus county, Rocky Crest sana-	3		ļ		
torium Chemung county tuberculosis hospital	2	13			:
Chenango county tuberculosis hospital	ī	''''i		· · · · · · · · · · · · · · · · · · ·	
Columbia sanatorium, Columbia county.	3	4		::::::	
Delaware county tuberculosis hospital	ž	3			
Delaware county tuberculosis hospital Fulton county, Summit View sanatorium.	ī	5			
Herkimer county hospital	1	5 2 6 5			
Indiana accepta acceptanics	1	6		1	
Montgomery county tuberculsosis hospital Ontario county, Oak Mount sanatorium. Oswego county tuberculosis hospital. Otsego county sanatorium. Rockland county tuberculosis hospital. Saratoga county, Homestead sanatorium. Schemetady county Glarridge sanatorium.	8	5		l	
Ontario county, Oak Mount sanatorium	8 2 8	5			
Oswego county tuberculosis hospital	8	11			
Otsego county sanatorium	2	6 7			
Rockland county tuberculosis hospital	5	7			
Saratoga county, Homestead sanatorium.	1	.6		· · · · · · <u>·</u>	
Stauban county, Gienriage Fanatorium		12		1	
Schenectady county, Glenridge sanatorium Steuben county, Pleasant Valley sana- torium. Tompkins county, Edward Meaney sana-	2	11			
Tompkins county Edward Meaney sans-	_				
torium	2	5		l	
Total county service	2,500	440	593	238	3,7
Total county service		410		200	
VILLAGES					
ILION		1			
rustees, board of			3	6	
olice department	7			1	
ire department	3		1		
lealth, board ofight commissioners, board of	2	·····i	1	<u>.</u>	
ight commissioners, board of	8			5	
ewer commissioners, board of	1			5	
treet commissioners, board of	1 2			3 5	
Ossining					
rustees, board of			2	15	
'olice department	5	·····i	Ī		
Vater commissioners, board of	7		·····i		
olice department. Vater commissioners, board of	1		1 1		
treet department					
	2				
Perkskill	_	•••••			
PERESEILL rustees, board of	1		2	10	
rustees, hoard of	_	::::::	2	10	
rustees, board of	1 5	6	2		•
rustees, hoard ofealth, board ofire department	1		2		•
rustees, board of lealth, board of ire department. volice department. vater commissioners, board of	1 5 8	6	2 2		•
rustees, hoard of Lealth, board of ire department. volice department. Vater commissioners, board of PORT CHESTER 'rustees, board of	1 5 8	6	2 2 2		٠
rustees, board of lealth, board of ire department. value department. vater commissioners, board of Port Chester rustees, board of lealth, board of	1 5 8 12	6	2 2	6	٠
rustees, board of lealth, board of ire department. value department. vater commissioners, board of Port Chester rustees, board of lealth, board of	1 5 8 12 6 1	6 	22222	6	٠
rustees, board of lealth, board of ire department. olice department. Vater commissioners, board of PORT CHESTER 'rustees, board of lealth, board of ire department. olice department.	1 5 8 12 6 1 1 16	6	2 2 2 2 1	6	٠
rustees, board of lealth, board of ire department. Vater commissioners, board of PORT CHESTER rustees, board of lealth, board of ire department.	1 5 8 12 6 1	6 	22222	6 10 2	٠
rustees, board of lealth, board of ire department. olice department. Vater commissioners, board of PORT CHESTER 'rustees, board of lealth, board of ire department. olice department.	1 5 8 12 6 1 1 16	6 1	2 2 2 2 1	6 10 2	•
rustees, board of lealth, board of ire department olice department Vater commissioners, board of PORT CHESTER rustees, board of lealth, board of ire department olice department treet department Trotal village service	1 5 8 12 6 1 1 16 1	6 1 1	2 2 2	6 10 2	1
rustees, board of lealth, board of lire department. Vater commissioners, board of lealth, board of lire department. Total village service. Vestchester county, towns and villages, police service	1 5 8 12 6 1 1 16 1 1 85		2 2 2 2 1 2 1 18	6 10 2 68	1
rustees, board of lealth, board of lealth, board of lire department. Vater commissioners, board of lealth, board of lealth, board of lealth, board of lealth, board of lire department. Volice department treet department Total village service. Vestchester county, towns and villages, police service RECAPITULATION	1 5 8 12 6 1 1 16 1 1 85 166	61 1 10	2 2 1 18	68	1
rustees, board of lealth, board of lire department. Vater commissioners, board of lealth, board of least leath, board of least leas	1 5 8 12 6 1 1 16 1 1 85 166 8,582	6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2	68	17,4
rustees, board of fealth, board of fealth, board of fire department. Vater commissioners, board of fustees, board of fealth, board of fealth, board of fire department. Vater department folice department freet department. Total village service. Vestchester county, towns and villages, police service. RECAPITULATION	1 5 8 12 6 1 1 16 1 1 85 166 8,582 2,500	6 1 1 10	2 2 1 2 1 18	68	17, 4° 3, 7° 17, 4° 3, 7° 18, 18, 18, 18, 18, 18, 18, 18, 18, 18,
rustees, board of lealth, board of lire department. Vater commissioners, board of lealth, board of least leath, board of least leas	1 5 8 12 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6,763 440	2	68 	17, 44 3, 7, 1
rustees, board of lealth, board of lealth, board of lire department. Vater commissioners, board of lealth, board of lealth, board of lealth, board of lealth, board of lire department. Volice department treet department Total village service. Vestchester county, towns and villages, police service RECAPITULATION	1 5 8 12 6 1 1 16 1 1 85 166 8,582 2,500	6 1 1 10	2 2 1 2 1 18	68	17,4

APPENDIX A

LIST OF OPEN COMPETITIVE EXAMINATIONS
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LIST OF COMPETITIVE PROMOTION EXAMINATIONS
COMPARATIVE STATISTICS RELATING TO EXAMINATIONS

NOTE

Extract from State Printing Law, Chapter 667, Laws of 1917:

"If it shall be found that the report of any appointive state officer, department, commission, institution or board transmitted to the legislature or delivered to the printing board as herein provided cannot be printed within the appropriation made by the legislature therefor, such report shall be returned by the printing board to such state officer, department, commission, institution or board with a statement as to the quantity of matter which it will be necessary to exclude in order than such report may be printed within the appropriation made by the legislature."

In order to comply with the purpose of the foregoing provision, it has been necessary to exclude from this publication certain data which heretofore it has been the custom of the Commission to print.

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OPEN COMPETITIVE EXAMINATIONS, 1920

Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Abstract clerk, Onondaga county	1	7 5	7 5	3 5	42.86 100	3 1	100 20
vice commissions and transit construc-	4	80	52	85	67.81	13	87.14
tion commissioner Accountant, grade 9 and 10, state and county institutions Accountant, grade 11, public service com-	1	11	6	8	50	2	66.67
missions and transit construction com- missioner	3	23	11	6	54.55		
institutions	1	13	7	5	71.43		
missioner	8	3	2	2	100	1	50
porary) Actuarial clerk, industrial commission Addressograph operator Agant, division of agriculture, department	1 2 1	16 26 30	16 15 19	15 8 18	93.75 58.83 94.74	6 3 11	40 87.50 61.1
of farms and markets. Application examiner, secretary of state Architectural designer (temporary) Architectural designer, department of	1 1 1	110 2	78 2	3 40 2	100 54.79 100	9 2	22.50 100
architecture. Architectural draftsman, grade 1 Architectural draftsman, grade 8 Architectural tracer	1 1 2 1	5 4 15 4	5 2 10 3	2 2 8 2	40 100 80 66.67	 1 7 1	50 87.50 50
Assistant accountant-bookkeeper, comptroller, Nassau county	1	5	4	3	75	1	83.33
assistant accountant-bookkeeper and assistant bookkeeper, Nassau county Assistant actuary, insurance department	1	16 5	11 3	6	54.55 100	_i	83.83
Assistant bacteriologist, health department. Assistant chemist, department of health	1 2	22 10	18 3	9	50 83.33	5 1	55.56 100
Assistant chemist, department of health Assistant chemist, public service commis- sion, first district. Assistant chemist, grade 8, public service	1	9	6	4	66.67	3	75
Assistant chemist, grade 8, public service commissions and transit construction commissioner. Assistant claims auditor, industrial com-	4	15	13	5	38.46	1	20
mission. Assistant clerk of naturalisation, West-	1	70	55	41	74.55		
chester county clerk	1	6 6	4 6	2 5	50 83.33	1	50 20
Assistant counsel, transit construction commissioner. Assistant director, bureau of markets and	1	5	4	8	75		
storage, department of farms and mar- kets	1	9	3	2	66.67		
Westchester county	1	18	9	9	100	1	11.11
district Assistant electrical engineer, \$2,101- \$2,400, public service commission, first	1			••••		••••	
district	1	16	13	11	84.61		
construction commissioner	1	3	2	2	100	2	100
sioner	1	5	2	1	50	• • • • •	
county hospitals, departments and in- stitutions	1	12	10	10	100	2	20

OPEN COMPETITIVE EXAMINATIONS, 1920 - Continued

Tirus	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Assistant entomologist, education depart-	!						
ment	1	2	2 67	2 15	100 22.39	2 9	100 60
Assistant examiner, insurance department Assistant examiner of claims, industrial	2	96			1	Ĭ	80
commission. Assistant farm superintendent, West-	1	32	21	13	61.90	••••	
chester county	1	1	1	1	100	1	100
Assistant foreman, knitting, prisons. Assistant gas engineer, public service commission, first district.	1	5	4	2	50	1	50
Assistant inspector of gas, public service commission, second district	1	2	2	2	100	l	
Assistant laboratory diagnostician, department of health.	1	1	1	1	ł	1	100
Assistant librarian, Richmond county	1 2	1	1 7	î 7	100 100 100	1 2	100 28.57
Assistant medical officer, health officer,	_	8			•		80
Port of New Yorkssistant mental diagnostician, depart-	1	6	5	5	100	4	1
ment of education	1	24	17	10	58.82	1	10
institute	•	2	2	2	100	1	50
nant disease	2	2	2	2	100	2	100
county	1	24	18	13	72.22	1	7.69
of health	2	17	9	8	88.89	5	62.50
Assistant secretary, board of child wel- fare, Monroe county	1	2	1	1	100	1	100
Assistant secretary, industrial commission Assistant secretary, institute for the study	1	31	20	9	45	1	11.11
Assistant secretary, institute for the study of malignant disease	1	[8]	2	1	50		•••••
county	1	8	8 1	3 1	100 100	····i	100
Assistant steam engineer, state and	•	1	-	•	""	_	
county hospitals, departments and institutions.	1	55	44	42	95.45	11	26.19
Assistant supervisor, industrial commission.	1	41	36	35	97.22	8	8.57
Assistant superintendent, bureau of employment, industrial commission	1	54	39	27	69.23		
Assistant superintendent, reformatory, (Elmira, Napanoch)	1	65	63	27	42.86	1	8.70
Assistant superintendent, state institu-	1	9	6	4	66.67	2	50
tions for women	1	2	1	1	100		
Assistant X-ray operator, health department.	1	3	3	3	100		
Associate in bacteriology, psychiatric		3	2	2	100	1	50
Associate editor, miscellaneous court	1						ļ
reporter. Associate in internal medicine and clinical	1	4	4	4	100	1	25
pathology, psychiatric institute Attendant, physical instructor	1 1	6 1	6 1	1	66.67 100	1	25
Auditor, income tax bureau	ī	423	830	178	58.94	102	57.30
countyBacteriologist-pathologist, health depart-	1	3	2	2	100	1	50
man é	2 1	1	1	1	100 100	···i	100
eriologist, Rockland county Ract examiner Rank messenger and clerk, Queens county	2	107	76	13	17.11	6	46.15
	1 1	23	18	18	75 100	15	83.33 83.33
Bathrk, village of Peekskill	1	1 1	1	1	100	1 1	100

							
Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Distante and southering sourcesting							
Biologist and sanitarian conservation commission. Boiler inspector, industrial commission. Bookkeeper, \$1501-\$2100. Bookkeeper, \$721-\$1500, state and	1 1 1	7 9 39	7 8 30	6 6 18	85.71 75 60	4	16.67 22.22
county departments and institutions.	2	81	52	35	67.31	15	42.86
public works Buoy light tender, department of public works Calculating machine operator Carpenter	1	4	4	4	100	2	50
works	1	199	120	82	69.33	44	53.66
Calculating machine operator	1	13	11	10	90.91	3	30
Omputes	i	7Ŏ	47	40	85.11	6	15
Chemist, division of foods and markets. department of farms and markets	2	18	17	12	70.59		
Chief clerk, commissioner of jurors, Rich- mond county	1	10	6	4	66.67	1	25
mond county	1 1	3 2	3 2	3 2	100 100	2	66. 67 50
Chief (operating) engineer	i	42	36	33	91.67		
Chief (operating) engineer. Chief harbormaster, department of public works. Chief, mail section, income tax bureau.	1	10	6	5	83.33		
Chief, mail section, income tax bureau	1	41 5	35 4	13 4	37.14 100	i	7.69 25
Chief operator, Congress street bridge Chief of police, town of Bedford	î	1	1	1	100	1	100
Chief statistician. Chief transfer agent	li	3 5	3 5	2 5	65.67 100	1 3	50 60
Clerk, Monroe county	1 1 2 2	27 33	21 23	20 16	95.23 69.57	9 10	45 62 50
Clerk, New York county service	1	35	27	14	51.85	5	62.50 35.71
Clerk, Queens county	1	9	8	6	75	5	83.33
institutions	1 1	668 2	570 2	258 2	45.26 107	····ż	100
Clerk-bookkeeper, Westchester county	ļį	5	5 7	4	80 71,43	2 1	50 20
Clerk, Suffolk county Clerk-bookkeeper, Westchester county Clerk to coroner, Albany county. Clerk - stenographer - secretary (junior grada), backt deportment	1	10		5		•	20
		9	1	1	100		
Clerk and stenographer, Monroe county court, children's division. Clerk, storeroom, Westchester county	1	9 3	7	5	71.43		
Cierk, tax arrears department, Nassau	1						
county	1 1	27	21 1	11	52.38 100	····i	100
Cold storage inspector, department of	1	18	14	12	85.71		
farms and markets	1	12	9	7	77.78	1	14.29
matron)	1	3	2	2	100		
Coroner's physician, Monroe county County agent, Erie county	1 1	17	13	9	100 69.23	1 4	100 44.44
County agent, Eric county	1	23	16	9	56.25		
County superintendent of Highways Schoharie county. County superintendent of highways	1	5	4	4	100	1	25
Seneca county	1 1	6	3	. 3	100	1	33.33
County or visiting nurse	1 1	14	12	12	100	3	50
Court stenographer, surrogate's court Monroe county Court stenographer, Rensselaer county	1 .	1	1		1	l	l
Court stenographer, Rensselaer county	1	5	5	3	60		
Dairyman, Erie county	l î	3	8	3	100	1 1	33.33
Dentist, hospital. Deputy clerk, court of claims	Î	5 57	37	5 16	100 43.24	3	6.25
Deputy commissioner, industrial com-	-1 .	1	1	1		'	0.23
mission	1 1	47	41 2	13	31.75 100	::::	1 ::::::
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OPEN COMPETITIVE EXAMINATIONS, 1920 — Continued

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Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per ceut
Deputy transfer tax assistant	1	12	9	6	66.67	_i	
Designer and buyer, commission for blind Director, after care service, industrial	1	3	2	2	100	1	50
commission. Director, division of communicable	1	12	8 2	5 2	62.50 100		50
diseases, department of health Director, division of public health nurses	1	4		5		1 1	20
department of health Disbursing clerk, department of public	1	11	9	8	55.56 57.14	2	25
works. District forest ranger, conservation com-	1	19 29	14 24	12	50	1	8. 33
Domestic educator, Monroe county	1	1 2	1 2	1	100 50	i	100 100
Draftsman, Queens county Dragline, steam shovel and excavating machine operator	1	7	4	4	100	3	75
Editor of publications, department of farms and markets.	1	4	4	4	100	1	25
Electric meter inspector, public service	2	26	11	6	54.55 100	3	50
commissions . Electrical engineer . Elevator conductor, Erie county	1	3	2	2 1	100 100	::::	
Elevatorman, capitol and education	1	51	37	25	67.57	3	12
New York office	1	18	16	14	87.50	3	21.42
for the blind	1	3	3	3	100	1	33.33
Springs Saratoga	1	2	1	1	100	1	100
Engineer of motor boat Engineer and assistant janitor, college of	1	2	2	2	100	• • • • •	
forestry Engineer and electrician (chief engineer)	1	27	20	17	85	1	5.88
house of refuge, Albion	2	110	85	55	64.71	18	32.73
highway departments Engineering clerk Engineering draftsman, grade 8	1 4	5 62	5 23	4 12	80 52.17	2 5	50 41.67
Engineering draftsman (civil), grade 1, transit construction commissioner	1	25	18	14	77.78	2	14.29
Epidermiologist, department of health Examiner, education department, Ameri-	î	3	ĩ				
canization work Examiner, biologic science, education	1	15	12	9	75	1	11.11
department Examiner, commercial subjects, educa-	1	16	13	13	100	10	76.92
tion department Examiner, drawing, education depart-	1	8	2	1	50	1	100
ment Examiner, English, education depart-	1	7	2	2	100	1	50
ment Examiner, French, education department Examiner, history, education department	1	24 6	20 6	18 6	90 100	8 5	44.44 83.33
Examiner, history, education department Examiner, Latin, education department Examiner, mathematics, education	1	23 23	18 17	18 16	100 94.12	14 4	77.78 25
department	1	19	15	15	100	6	40
Examiner, modern languages, education department	1						
department Examiner, Spanish, education department	1	2 1	1 1	1	100 100	_i	100
Examiner, assistant examiner, public service commission, second district	1	10	6	4	66.67	2	50
Examiner of chauffeurs. Expert addressograph operator and	ī	47	32	3 ī	96.88	5	16.13
mechanic	1	7	4	4	100	1	25
tion, industrial commission	1	1 11	l 9 l	9	100	1	11.11

Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Farmer, hospital service Farmer, Nassau county sanatorium Farm superintendent, Farmingdale. Farm superintendent, Oneida county. Farm superintendent, state institutions. Farm superintendent and instructor. Field agent, commission for the blind. Field agent, after care service, industrial	111111111111111111111111111111111111111	2 3 12 3 11 8 7	2 3 11 3 10 6 5	2 3 11 3 9 6 3	100 100 100 100 100 90 100 60	1 1 1 1 	50 33.33 9.09 33.33 16.67 66.67
commission Field agent, commission for mental defectives. Field agent and investigator Filing clerk Fireman, department of health Fireman, Monroe county Fireman, Nassau county Fireman, onloadaga county Fireman, village of Peekskill	1 1 2 1 1 1 2	4 11 206 8 2 3 4	2 3 5 160 8 2 3 3	2 3 5 109 8 2 3 3	100 100 100 68.13 100 100 100 100	 1 25 1 1	20 22.94 50 33.33 33.33
F. reman, state and county departments and institutions Fireman and assistant fireman, college of forestry First assistant engineer, village of Peaks-	1 1 1	35 3 2	33 3 2	33 3 2	100 100 100	10	30.30 33.33 50
kill First assistant physician, Letchworth village, Thiells. Foreman, brush and mat, state prisons. Foreman, fish hatchery, conservation commission.	1 1 1	 2 8	2 	1 	50	1 1	100
commission. Foreman, Niagara county infirmary Foreman, Onondaga county. Game protector, Jefferson county. Game protector, Lewis county. Gas meter tester, public service commis-	1 1 1 1	1 9 14 6	1 6 7 3	1 6 4 3	100 100 57.14 100	1 3 1 2	100 50 25 66.67
sions. General matron, Letchworth village, Thiells. Graphotype operator. Guard, bridges. Guard, chef, Westchester county. Guard, Industry. Guard, farmer, Westchester county peni-	2 1 2 1 1 2	31 30 12 3 13	26 3 22 12 2 7	18 3 19 12 2 7	100 86.36 100 100 100	5 1 6 10 1	27.78 33.83 31.58 83.33 50 42.86
Head teacher, Letchworth village, Thiells Head teacher, prisons. Head teacher, reformatory for women. Health officer, village of Peekskill.	2 1 1 1 1	15 2 6 3 1 150	13 1 6 3 1 99	11 1 6 2 1 32	84.62 100 100 66.67 100 32.32	5 1	45.45 100 21.88
Highway inspector, Niagara county. Hollerith key punching machine operator income tax bureau. Home teacher, commission for the blind. Hospital orderly. Housekeeper, Rockland county tuber-culosis hospital.	1 2 1	1 9 3	1 3 2	 1 3 2	100 100 100	1 i	100
culosis hospital. Industrial counselor. Interpreter (Italian) Interpreter (Polish) Inspector of automobiles. Inspector, board of dental examiners. Inspector, board of pharmacy.	1 1 2 2 1	2 38 31 15 31	2 23 26 11 22 5	2 7 20 9 17	100 30.43 76.92 81.82 77.27	1 4 3	50 20 33.33 5.88
Inspector, compulsory education	1 1 1	11 39 93	7 26 76	6 10 19	85.71 38.46 25	 4 6	40 31.58 33.33
Inspector of engineering works, Herkimer, Lewis and Montgomery counties Inspector of engineering works, Oneida, Onondaga, Seneca, and Warren counties	1	13	9	9	100		

OPEN COMPETITIVE EXAMINATIONS, 1920 - Continued

Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent		
Inspector of equipment (boilers), public service commission, second district	1	17	8	2	25	1	50		
Inspector of equipment, public service commissions and transit construction	3	17	6	4	66.67	2	50		
commissioner Inspector (junior sanitary engineer),						ا * ا	30		
Inspector of lumber, public service com- missions and transit construction com-	1	6	2	2	100				
missioner. Inspector of machinery and equipment, health officer, port of New York	1	9	4	4	100	1	25		
health officer, port of New York Inspector, motor vehicle bureau Inspector, nurses training schools, educa-	1 1	11 23	10 17	8 16	80 94.12	1 2	12.50 12.50		
tion department	1	15	10	4	40	3	75		
Inspector in optometry, education department.	1								
ment Inspector, plant industry, division of agriculture, department of farms and markets	1	5	4	2	50				
markets	1	1	1						
partment of farms and markets Inspector and demonstrator, department	2	13	9	7	77.78	3	42.86		
of farms and markets	1	9		8	60				
Instructor in dressmaking or tailoring	1	7	7	7	100	2	28.57		
school for girls Instructor in manual training, Rome state school for mental defectives	1	3	2 1	2 1	100	1	50 100		
Instructor in printing.	1 1	2 4	2	2 3	100 100 75				
Instrument maker and machinist, insti- tute for study of malignant disease Investigator, board of child welfare, Erie	1	6	5	5	100	1	20		
county	1	10	9	6	66.67	2	33.33		
Investigator, board of charities Investigator in fish culture, conservation	1	5 1	4	3	75 100	1	33.33 100		
commission. Investigator, industrial commission	2 1	52	31	17	54.84 100	10 2	58.82 25		
Jail physician, Monroe county Jail physician, Westchester county	1	9 5	8 5	8 5	100	1 1	20 25		
Janitor Nassau county Janitor, Nassau county Janitor, Oneida county Janitor, Oneida county	1 1 1 1	6	4 1	4 3	100 75	1	25 33.33		
Janitor, Oneida county	į	1	į	1	75 100	1 1	100		
Junior accountant (temporary)	1	2 3	1 3	3	100 100	i	100 33.33		
commissions and transit construction	4	85	30	18	60	11	61.11		
commissioner Junior accountant, grade 8, state and county departments and institutions	1	10	8	3.	100	2	66.67		
Junior assistant, transit construction commissioner	1	17	10	8	80	6	75		
Junior assistant engineer (civil), grade 1, engineer and highway departments	2	118	87	42	48.28	16	38.10		
Junior assistant engineer (civil), grade 2, engineer and highway departments	2	189	136	86	63.24	25	29.07		
Junior auditor, income tax bureau	1	484 301	402 276	307 148	76.37 53.62	128	41.69		
Junior clerk Junior draftsman (structural, mechanical or electrical), public service commissions and the structural of the structural		301	210	140	50.02				
sions and transit construction com- missioner.	1 2	27	12	6	50	4	66.67		
Junior electrical engineer, public service commission, first district	2	22	12	8	66.67	1 1	12.50		

	8	3	-			71	1
Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	er cent
Junior electrical engineer, public service commissions and transit construction commissioner.	4	68	34	22	64.71	15	. 8.18
Junior (civil) engineer, grade 1, transit construction commissioner. Junior engineer, grade 7. Junior engineer (civil), grade 8. Junior gas engineer, public service com- mission, first district.	1 3 4	60 72 83	45 38 38	32 24 24	71.11 63.16 63.16	15	62.50 37.50
Junior gas engineer, public service com- mission, first district	1	4	2	2	100	2	100
Junior statistician, public service com- mission, first district. Keeper, Eric county penitentiary Keeper, Oncida county home. Keeper, Onondaga county penitentiary Laboratory apprentice, department of	1 1 1 1	6 17 1 1	13 1 1	1 10 1 1	76.92 100 100	1	100
Laboratory apprentice, department of health	3	23	7	5	71.43	2	40
department of health	5 2	54 6	38 4	36 3	94 . 74 75	22 2	61.11 66.67
pital Land title examiner, Queens county. Laundryman, Nassau county. Law clerk, division of agriculture, depart-	1 1 1	1 1 1		1 1	100 100	i	100
ment of farms and markets. Library assistant, state library Library assistant (librarian), public ser-	1 2	10 1 6	7 13	6 11	85.71 84.62	2 3	33 33 27.27
Librarian (library organiser) Librarian (manuscripts and history)	1 2 1	3 3 2	1 1 2	1 1 2	100 100 100	1 1 2	100 100 100
Librarian, supreme court library, Richmond county	1	2	2	2	100	1	50
mond county Lock operator, barge canal, department ment of public works	3	81	57	35	61.40	22	62.86
Machinist, institute for study of malig- nant diseases. Map draftsman, Queens county. Master mechanic and carpenter, soldiers'	1 1	7 2	7	7 1	100 100	_i	100
and sailors' home, Bath	1 2 5	80 18	77 16	77 15	100 100 93.75	1 40 10	50 51.95 66.67
for females. Matron, soldiers' and sailors' home, Bath Matron and dietitian. Mechanical engineer. Medical examiner and assistant medical	1 1 1 2	4 5 6 6	4 5 6 5	4 5 4 5	100 100 66.67 100	1 1 3	20 25 60
examiner, industrial commission. Messenger Messenger and interpreter, Monroe	1 1	25 117	13 100	8 92	61.54 92	1 19	12.50 20.65
county Mineralogist, education department. Morgue attendant, Monroe county. Morgue keeper, Erie county. Motion picture operator. Motorcycle police officer, village of Ilion. Motor launchman, health officer, port of	1 1 1 1 1	3 1 1 7 14 1	2 1 1 7 13 1	2 1 1 6 12 1	100 100 100 85.71 92.31 100	1 1 1 	50 100 100
Multigraph operator Music teacher, state institutions Music teacher, Thomas Indian school	1 2 1 1	2 16 2 3	12 13 3	11 1 3	100 91.67 100 100	2 2 	100 18.18 33.33
Night watchman or keeper, Albany county penitentiary	1 1	8 3	5 2	4 2	80 100	3 1	75 50
Official examiner of title, Kings county register Operator, Congress street bridge	1 1	2 5	2 4	2 3	100 75	1 3	50 100

OPEN COMPETITIVE EXAMINATIONS, 1920 - Continued

	one str		po	-		Pa	
TITLE	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Operator and mechanic, department of				100			
of farms and markets	1 1	16 4	16 4	15 4	93.75	3	75
Organiser, employment agent, commis-		3	3	3	100	1	83.33
Orderly, Erie county home	1 2	9 83	8 61	8 4 5	100 73.77	3 11	87.50 24.44
Orderly, Erie county home. Orderly or watchman. Overseer of dining room health officer, port of New York. Outside overseer, etc., Monroe county	1	6	5	4	80	1	25
penitentiary. Page. Parole agent, institution for females Parole officer, prisons. Pathologist, Craig colony, Sonyes.	1 2 2 1 1 1	124 18 28	105 12 22	92 7 17	100 87.62 58.33 77.27	2 26 1 4	50 28.26 14.29 23.52
Patrolman Village of Briarclift Manor	1 1	7	1 6	1 6	100 100	1	100 16.67
Patrolman, village of Ilion Patrolman, village of Port Chester. Patrolman, Mamaroneck, Ossining, Pelham, Tuckahoe, Pelham Manor.	1	6	6	···· 4	66.67	···i	25
ham, Tuckahoe, Pelham Manor. Patrolman, village of Scaredale. Patrolman, village of Tarrytown. Physical chemist, department of health.	1 1 1	15 7 2 2	12 6 2 2	7 4 1	58.33 66.67 50	6 2 1	85.71 50 100
Physical instructor, institutions for women. Physician and assistant physician	1	1				_i	
Physician and assistant physician	1 1	8 6	5	5 5	100 100	1	20 20
Physicist, institute for study of malignant	_	10	9	7	77.78	1	14.29
disease Physiological chemist, department of health. Police officer, town of Greenburgh. Police officer, village of Rye. Prison guard. Probation officer, Clinton county. Proofreader. Psychologist, reformatory for women. Public health nurse, Westchester county. Railway engineer, public service commis-	1 1 1 1 1	1 1 8 3 146 3 22 2 12	1 6 2 119 1 15 2 7	1 1 5 2 61 1 9 2 6	100 100 83.33 100 51.26 100 60 100 85.71	1 1 3 1 29 1 .1	100 100 60 50 47.54 100 11.11
Railway engineer, public service commis- sion, first district. Recorder, Chautauqua county Recorder, institute for the study of malig-	1 2	4 5	4 5	3 4	75 80	1 4	33.33 100
nant disease. Recorder, Onondaga county. Recorder-typist, Monroe county. Recording clerk, New York county. Recording clerk, Ulster county. Re-educational instructor, Middletown	1 1 1 1	1 4 7 1 5	1 3 5 1 3	1 1 3 1 2	100 33.33 60 100 66.67	1 2 1 2	100 100 66.67 100 100
Reference librarian	l î'	1 1	1 1	1	100 100	_i	100
Registrar of vital statistics, village of Peckskill. Resident physician. Sanitary draftsman, department of archi- tecture.	1 1	4 4	4	4	100 100	1 2	25 50
tecture							
Sanitary engineering inspector. Sanitary supervisor, health department Scientific assistant Sealer of weights and measures, Orange	1 2 1	20 20	12 12	9	100 75	1 5	50 55.56
Sealer of weights and measures, Ossining, Rve. Bronxville. Eastchester. Pelham	^	7	7	4	57.14	1	25
Manor, and Irvington	1	8	7	7	100	7	100
county	1	14	9	8	88.89	۱ ۱	l

					1	1	
Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Sealer of weights and measures, Ren- sselaer county	1	5	5	5	100	1	20
Sealer of weights and measures, Suffolk county.	1	16	10	s	SO	1	12.50
Sealer of weights and measures, Warren county. Searcher, Chautauqua county.	1 1 1	27 2 4	23 2 1	20 2 1	86.96 100 100	1 2 1	5 100 100
Searcher, Erie county Searcher, Niagara county Second deputy, supreme court reporter Secretarial clerk	1 1 1	·· · · · · · · · · · · · · · · · · · ·	 1 67	i	100 62.69	i	100 11.90
Secretary and office manager, Farming- dale	1	3	2	2	100	1	50
Senior statistician, division of vital sta- tistics, health department	2 1 1	6 1 13	6 1 8	5 1 5	83.33 100 62.50	1 1 1	20 100 20
Social service nurse, commission for the blind	1 1	2 26	2 17	2 12	100 70.59	1 5	50 41.67
Special agent, class A, bureau of special franchise Special agent, class B Special deputy clerk, Oneida county	1 1 1	10 10 10	6 8 9	4 4 8	66.67 50 88.89	2 1	50 25
Specialist in educational measurements, education department. Specialist in elementary and intermediate	1	11	4	3	75	1	33.33
ment	1	12	11	1	9.09		.
Specialist in history, education depart- ment.	1	11	8	5	62.50	1	20
Specialist in industrial education, educa- tion department. Specialist in music, education department Specialist in vocational education for girla,	1 1	10 7	6 5	5 3	83.33 60	1	20 33.33
education department	1	4 11	4 8	2 6	50 75	2	100
Statistician, industrial commission	1	10 10	6 10	6	100 40	3	50 25
Statustical cierk. Steam engineer, Nassau county sans- torium. Stenographer. Stenographer, first and second judicial	1	619	1 449	190	100 42.32	28	14.74
districts Stenographer, Nassau county	1 1	135 12	97 7	60 5	61.85 71.43	21 2	35 40
Stenographer and bookkeeper, West- chester county	1	2	2	2	100	1	50
Stenographer and cierk, westenester county	1	5	3	3	100	2	66.67
tions	1	18 20	13 10	13 7	100 70	3	23.08
Superintendent, reformatory for women, Bedford Superintendent, child hygiene centers	1 1	8 1	6 1	4	66.67 100	1 1	25 100
nitals county tuberculous nos-	1	13	10	10	100	4	40
Superintendent, Erie county home and hospital. Superintendent, Erie county lodging	1	21	17	9	52.94		
	1	7	5	5	100	1	20
Superintendent of highways, Fulton	1	12	7	4	57.14	1	25
Superintendent of lunchroom, health department	.1	11	9	7	77.78	1	14.29
Superintendent of streets, village of Ossining	1	2	2	2	100	1	50

Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Supervising nurse, also head nurse	1	6	6	5	83.33	1	1
Supervising nurse, in tuberculosis and child hygiene, health department	1	9	1	1	100	1	100
Supervising resident nurse, Indian reservation.	1	4	3	3	100		
Supervisor of buildings Supervisor of public health nurses, health	ī	9	8	5	62.50	i	20
department. Supervisor of tuberculosis hospitals, etc.	1	17 4	11	5 4	45.45 100	i i	80 25
Supreme court stenographer, 4th judicial district	1	10	8	5	62.50		
Supreme court stenographer, 5th judicial district	1	18	13	7	53.85		
Swimming instructor, conservation commission	1	2	2	2	100	,	
Teacher in Americanization work Teacher (general), and kindergarten	1	155	113	108	95.58	11	10.19
teacher	1	12 15	11 13	11	100 100	6 3	54.55 23.08
Teacher in gymnastics	î				100		20.00
Teacher in manual training	1	····	····	····	100	··· _i	14.29
Teacher, tuberculosis pavilion for chil-	_	1					i
dren, Westchester county hospital Telephone operator	1	47	36	33	100 91.67	1 7	50 21.21
Track draftsman, transit construction	_		"	"	02.00	1 '	
Commissioner	1 2		····à	····à	100	···i	33.33
Traffic officer, Nassau county	ĩ	8	8	5	62.50	l î	20
Trained nurse	1	5	.4	4	100	*****	:::
Transcript clerk, Erie county Transit inspector	1	14 13	11 8	7 7	63.64 87.50	3	100 42.86
Typewriter copyist, Queens county	î	32	28	17	60.71	12	70.59
Typewriter copyist, Queens county Typewriter copyist, Richmond county	1	17	10	7	70	5	71.43
Typist	1	456	396 205	262 140	66.16	10	3.82
Typist, first and second judicial districts. Underwriter, payroll auditor, industrial	1	218	203	140	68.29	1	71
commission	1	31	20	11	55	9	81.82
commission. Underwriter, industrial commission.	1	15	11	9	81.82	6	66.67
Veterinarian, department of farms and markets	1	31	30	24	80	l l	
Vice director, library school, education	_		-	ا ا			
Watchman, Niagara reservation	3 1	4 5	3 5	3 5	100 100	2 3	66.67 60
Watchman, Queens county	i	2	ı	ľi	100	ľil	100
Wellman, conservation commission	ī	2	2	2	100	2	100
Totals	515	10,263	7,773	5,113	65.78	*1,390	27.19
				<u></u>		<u>' </u>	

^{*} Appointments during 1920 from 1920 lists. Total number of appointments during 1920, from all lists, 3, 430.

COMPETITIVE PROMOTION EXAMINATIONS, 1920

						-	
Tifle	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Accountant, Kings Park state hospital	1	<u>2</u>	<u>2</u>	<u>ż</u>	100		
Accountant, grade 11, public service com- mission, Second district.	1	1	1	1	100	1	100
Agent, grade 8, department of farms and	1	8	8	8	100		
Agent, grade 9, department of farms and markets	1	5	5	5	100	1	20
Agent in charge, Babcock testing, depart- ment of farms and markets	1	1	1	1	100	1	109
Agent in charge at Utica, department of farms and markets	1	1	1	1	100	1	100
Architectural designer, department of	1	5	5	5	100	3	60
Architectural draftsman, department of architecture Architectural draftsman, grade 1, depart-	1	2	2	2	100	2	100
ment of transit construction commis- rioner	1				100	_i	25
Assistant, Americanisation bureau, edu- cation department. Assistant auditor, comptroller's office	1	12	11	11	100	7	63.64
Assistant bookkeeper, Suffolk county	1	2	2	2	100	1	50
treasurer. Assistant chief of claims, New York office,	1	3	2	2	100	1	50
industrial commission		13	13	13	100	1	7.69
department. Assistant counsel, industrial commission.	2	17 3	17 3	17	100 100	10	58.82 33.33
Assistant deputy, department of archi- tecture	1 1	1 5	1	1	100 100	1 1	100 100
Assistant electrical engineer, grade 1, transit construction commissioner	1 1	8	3	2	66.67	1	50
Assistant electrical engineer, grade 2, transit construction commissioner	1	5	5	5	100	2	40
Assistant engineer, Bronx parkway com- mission	1	_6	6	6	100	6	100
Assistant engineer, highway department. Assistant engineer, transit construction	1	70	63	42	66.67	17	40.48
commissioner. Assistant examiner, public service com-	1	72	65	42	64.62	3	7.14
Assistant examiner, public service commissioner, Second district. Assistant examiner of claims, New York	1	2	2	2	100	2	100
office, industrial commission	1	21	19	19	100	11	57:89
court, New York county	1	9	7	7	100 100	1	50 14.29
stenographer and clerk, stenographer, office of attorney general	1	13	13	13	100	6	48.15
Assistant steward, state nospital for civil	1	24	21	21	100	2	9.52
Attendant to chief clerk, New York county surrogate. Boiler inspector, industrial commission.	li	2 9	1 9	1 9	100 100	1 6	100 66.67
Bookkeeper, grade 10, Bronx county		2	1	1	100	1	100
Captain of police, village of North Pelham Chief audit clerk, grade 9, highway	i .	1	1	1	100		
department. Chief of blueprint and plan file bureau,	1	10	3	3	100	1	33.33
department of architecture	1	1	1	1	100		
York county	1	3	3	3	100	1	33.33
first district	, 1	5	5	, 3	60	1	33.33

COMPETITIVE PROMOTION EXAMINATIONS, 1920 — Continued

Title	Number of examination	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Chicf of division of general labor statis- tics, Albany office, industrial commis- sion Chief engineer, state hospitals Chief parole officer, state reformatories.	1 1 1	1 21 4	1 20 3	1 14 3	100 70 100	1 2 1	100 14.29 33.33
Chief payroll auditor, industrial commis- sion	1	1	1	1	100		*****
county register. Chief, transfer tax bureau, comptroller. Clerk, grade 8, Bronx county clerk. Clerk, grade 6, civil service commission.	1 1 1 1	6 1 5 4	6 1 5 4	6 1 5 4	100 100 100 100	 1 1 2	100 20 50
Clerk, grade 6, income tax bureau, Albany office, comptroller	1	10 1	8	8	100 100	1	50 100
Clerk, grade /, income tax bureau, Albany office, comptroller. Clerk, grade 8, comptroller. Clerk, grade 10, comptroller. Clerk, grade 5, education department. Clerk, grade 6, education department. Clerk, grade 6, education department. Clerk, grade 6, education department.	1 1 1 1 1	13 7 11 3 14* 9	13 7 7 3 14 9	13 7 7 3 14 9	100 100 100 100 100 100	3 6 5 2 14 8	23,08 85,71 71,43 66,67 100 88,89
Clerk, grade 6, horary section, education department Clerk, grade 7, education department Clerk, grade 8, education department Clerk, grade 9, highway department Clerk, grade 9, New York office, indus-	1 1 2 1 1	15 13 8 10	15 13 8 9	15 13 8 9	100 100 100 100 100	4 7 6 7 5	100 46.67 46.15 87.50 55.56
trial commission	1	6	6	6	100	3	50
Clerk grade 8 insurance department	I	2 2	2 2	2 2	100 100	~~i	50
Clerk, grade 6, commissioner of records, New York county	1	8	8	5	62.50	4	80
county	1	51	47	47	100	2	4.26
Clerk, grade 7, public service commission second district	1 1 1	4 4 4	4 4 2	4 4 2	100 100 100	4 4 1	100 100 50
Clerk, grade 6, New York office, secretary of state	1 1 1 1	4 4 1 8 8	4 4 1 8 8	4 4 1 8 8	100 100 100 100 100	1 1 1 6 1	25 25 100 75 12,50
clerk	1	3	1	1	100	1	100
Complaint inspector, public service commission, first district	1	14 4	13 4	13 3	100 75	5 1	38.46 33.33
County detective, Kings county district attorney Court attendant, New York county surro-	1	6	6	6	100	1	16.67
Deputy superintendent of poor, depart-	1	9	6	5	83.33	2	40
ment of charities and corrections, Erie county	1	1	1	1	100	1	100
Designer, grade 1, transit construction commissioner.	1	18	14	12	85.71	2	16.67
Designer, grade 2, transit construction commissioner	1	.4	4	4	100	3	75
Diagnostician and lecturer, department of health	1	2	2	2	100	1	50
Director, employees retirement system, comptroller Director, examinations and inspection	1	1	1	1	100		
division, education department Director of municipal accounts bureau, comptroller	1	2 3	3	2	100	1	50 33,33

COMPETITIVE PROMOTION EXAMINATIONS, 1970 — Continued

Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Duest-man and I transit construction						Ì	
Draftsman, grade 1, transit construction commissioner	1 1	.					
Examiner of claims, grade 8, Buffalo office, industrial commission	1	3	3	3	100	1	33.33
Examining clerk, Erie county clerk	1	2	1	1	100	1	100
Expert accountant, tax department Field inspector, military training commis-	1	3	3	3	100	1	33.33
sion	1	6	6	6	100	1	16.67
File clerk, grade 6, income tax bureau, comptroller	2	15	13	11	84.62	11	100
File cferk, grade 7, income tax bureau, comptroller	1	6	6	6	100	r	16.67
General clerk, Bronx county register	1	1	1	1	100		
Guard and dyer, Sing Sing prison Head matron, reformatory for women	1 1	3	3	3	100 100	1	33,33
Hearing stenographer, Buffalo office, industrial commission.	1	4	3			1	
Hearing stenographer, New York office,							
industrial commission	1	9	8	8	100	1	12.50
county	1	4	4	4	100	1	25
Industrial inspector, Sing Sing prison Inspector, board of charities	1 1	10 7	9	9 6	100 100	1 5	11.11 83.33
Inspector, board of charities	1	8	7	7	100	4	83.33 57.14
Inspector, cold storage department, farms and markets	1	3	2	1	50	1	100
Inspector, grade 7, department of farms and markets	1	10	10	10	100		
Inspector, grade 8, department of farms							
and markets	1	5	5	5	100		
York office	1	6	6	6	100	6	100
mission, second district	1	1	1	1	100	1	100
Junior accountant, grade 7, tax department	1	1	1	1	100	1	100
Junior assistant engineer, highway	1	13	10	7	70		
departmentJunior engineer, grade 1, transit construc-				•		7	100
Junior gas engineer, public service com-	1	22	19	11	57.89	4	36.36
mission, first district	1	3	3	3	100	3	100
Judgment docket clerk, Erie county clerk Kitchen keeper, Elmira reformatory	1 1	2 3	2 3	2	100 100	1 1	50 33.33
Law stenographer, district attorney, New	1	5	5		100	_	00.00
York county Librarian, district attorney, New York	, -		3	5			
Librarian, grade 8, education department	1 1	1 2	1 2	1 2	100 100	····i	50
Library assistant, grade 6, education	_		_				
Library assistant, grade 7, education	1	6	6	6	100	6	100
department		6 2	6 2	6 2	100 100	3 2	50 100
Pathologist, first assistant grade, state							
Principal keeper, Clinton prison		3 13	3 11	2 11	66.67 100	1	50
Principal keeper, Sing Sing prison	1	2	2	2	100	1	50
Probate clerk, Queens county surrogate Punching machine operator, department	1	4	4	4	100		
of health	1	3	3	3	100	2	66.67
Reany county register	1	1	1	1	100	1	100
Record clerk, New York county surro- gate, third assistant administration							
clerk. New York county surrogate	1	7	7 3	7	100	4	57.14
Registry clerk, Monroe county clerk Satisfaction clerk, Queens county clerk	1	12	11	10	100 90.91	1 1	33.33 10

COMPETITIVE PROMOTION EXAMINATIONS, 1920 — Continued

Title	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
Scientific expert, education department Searcher, Suffolk county clerk	1	1 3	1 3	1 3	100 100	1	100 33.33
Erie county	1	4 15	3 14	3 14	100 100	····i	7.14
Manor. Social investigator, Rome state school for	1	8	8	5	62.50	2	40
Special agent, grade 10, tax department. Special agent, grade 11, tax department. Specification writer, grade 11, department	1 1 1	1 1 1	1 1 1	1 1 1	100 100 100	1 1 1	100 100 100
of architecture Senior assistant engineer, Bronx parkway	1	2	2	2	100	1	50
commission	1	4	4	3	75	2	66.67
mission, first district. Senior stenographer, (New York office) and stenographer, (New York and	1	5	4	4	100	2	50
Albany office), industrial commission Stenographer, grade 7, Buffalo state	1	39	38	38	100	17	44.73
hospital	1	5 1	5 1	1	80 100	2 1	50 100
Albany office, comptroller Stenographer, grade 7, comptroller	1	3 2	2 2	2 2	100 100	1 2	50 100
Stenographer, grade 7, income tax bureau, Albany office, comptroller Stenographer, grade 7, income tax, comp-	1	2	2	2	100	2	100
troller Stenographer, grade 8, comptroller	1 1	6 1	6 1	6 1	100 100	1	16.67 100
Stenographer, grade 7, conservation com- mission	1	10	10	10	100	6	60
mentStenographer, grade 7, education depart-	1	13	13	13	100	9	69.23
ment	2	17	16	16	100	7	43.75
ment. Stenographer, grade 7, excise department Stenographer, grade 7, department of	1	2 2	2 2	2 2	100 100	2 1	100 50
Stenographer, grade 5, health department	1 2	12 8	12 7	12 4	100 57.14	8 3	66.67 75
Stenographer, grade 0, health department Stenographer, grade 7, health department	1	1 4	1 4	1 4	100 100	1 4	100 100
Stenographer, grade 7, hospital commis-	1	2	2	2	100	2	100
Stenographer, New York office, industrial commission	1	11	10	10	100	7	70
Stenographer, grade 6, New York office, industrial commission	1	16	11	2	18.18		
Stenographer, acting as private secretary, industrial commission	1	28	25	9	36	7	77.78
mission, first district	1	11	9	9	100 100	3 2	33.33
Stenographer, grade 8, tax department Stenographer and clerk, department of	i	2	2	2	100	2	50 100
farms and markets Stenographer and tariff clerk, public ser-	1	3	3	3	100	1	33.33
vice commission, second district Stenographer and tariff clerk, grade 7, public service commission, second	1	2	2	2	100	1	50
district	1	1	1	1	100	1	100
Queens county clerk	1 1	2 1	2 1	, 2 1	100 100	1	50 100

COMPETITIVE PROMOTION EXAMINATIONS, 1910 - Concluded

Trrus	Number of examinations	Number of applicants	Number examined	Number passed	Per cent	Number appointed	Per cent
						l .	00.00
Storekeeper, state reformatory, Napanoch Superintendent of construction, depart-		4	3	8	100	1	33.33
ment of architecture	1	6	6	6	100	4	66.67
Jamestown office, industrial commis-	l	١.,	1 _	١.	100	١.	000
Superintendent, bureau of employment, Schenectady office, industrial commis-	1	6	5	5	100	1	20
sion	1	4	4	4	100	1	25
Superintendent of terminal equipment	î	Ž	Ž	2	100	ī	50
Supervisor of child welfare board, grade 11, board of charities	1	1	1	1	100	1	100
Supervising inspector of track, grade 1, transit construction commissioner	1	2	1	1	100	1	100
Supervising transit inspector, public ser-		*	1	_		-	
vice commission, first district Teacher in Americanization work, educa-	1	6	6	6	100	2	33.3 3
tion department	1	6	6	6	100	4	66.67
Telephone operator, secretary of state Typewriter copyist, Kings county clerk's	1	1	1	1	100	1	100
office	1	4	1	1	100	1	100
Typewriter copyist, register, Kings county.	1	26	23	18	78.26	1	5.56
Typewriter copyist, grade 5, secretary of	_					- 1	• • • • • • • • • • • • • • • • • • • •
state. Typswriter copyist, grade 6, secretary of	1	7	7	3	42.86	• • • • •	•••••
state	1	2	2	2	100	1	50
Typewriter copyist, grade 6, Buffalo office, secretary of state	1	8	8	8	100	2	25
Underwriter and payroll auditor, grade 8,	1	17	13	13	100	3	23.08
New York office, industrial commission. Veterinarian, department of farms and	_		18			_	
markets	1	1	1	1	100	1	100
Yardmaster, Auburn prison	1	1 8	1 6	1 6	100 100	1 1	100 16.67
Yardmaster, Clinton prison	i	ŝ	8	3	60	2	66.67
Totals	192	1,282	1,163	1,040	89.42	*440	42.31

^{*} Appointments during 1920 from 1920 lists.

COMPARATIVE STATISTICS RELATING TO EXAMINATIONS

	1919	1920
Open competitive examinations Competitive promotion examinations Non-competitive promotion examinations Non-competitive provisional examinations Non-competitive examinations (rule VIII, section 10) Non-competitive papers rated at Albany Non-competitive papers rated by local boards Applications for open competitive examinations Applications for promotion competitive examinations Total number of applications	531 169 114 888 279 669 4,840 11,265 1,342 18,509	515 192 97 1,396 576 842 5,009 10,263 1,282 18,069



APPENDIX B

Appointments to competitive positions

Appointments without examination (bule viii, subdivision 5)

Employments under rule viii, subdivision 10

Transfers

Changes in classification of positions in the exempt class

Comparative statistics of classification of positions



APPOINTMENTS TO COMPETITIVE POSITIONS DURING YEAR 1920

	NUMBER OF APPOINTMENTS				
TITLE OF POSITION	After open competitive examinations	After competitive promotion examinations	For temporar service		
bstractor.	4		1		
unicum, bearcher, index cierk, veriner, locator, combarer,		9			
countant	27	1	.		
counting clerk		1			
counting and statistical clerk	6				
ddressograph operator	32				
gentgent	3	1			
gent in charge	<u>.</u>	2			
pplication examiner	9				
rchitectural designerrchitectural draftsman	. 5				
sessing clerk		î	l		
ssessing clerk	1				
ssistant, Americanization bureau		7			
ssistant auditor	7	1			
sistant bacteriologist	•	i	l		
ssistant bookkeeper. ssistant, bureau of farm settlement.	·····i		:::::::		
mustant in charge of publicity	1				
sustant chemist	5				
saistant chaief of claims		7			
ssistant chief examinerssistant clerk of naturalization	· · · · · · · · · · · · · · · · · · ·				
sistant counsel	2		:::::::		
ssistant deputy	1				
anstant deputy county clerk	<u></u>	. 2			
ssistant deputy court clerk	1 1				
ssistant electrical engineer	13	i			
mistant engineer	43	24			
mistant entomologist	.1				
sistant examiner	10 22	10			
sistant examiner of claimssistant farm superintendent	1	10	l		
sustant foreman of knitting	l î		l :::::::		
sistant foreman of knitting	1				
sistant guardian clerk sistant inspector of physical training sistant laboratory diagnostician	1 2				
sistant inspector of physical training	2				
sistant librarian.	ĩ				
ssistant lockmaster.		7			
sistant mechanical engineer	2				
ssistant medical officerssistant mental diagnostician	4	• • • • • • • •			
sestant in neuronathology	i				
seistant in neuropathology	. .	i			
anistant in nathology	2				
ssistant principal keeper.		1			
seistant regident physician	1				
asstant sanitary engineer	6		1 :::::::		
limitant secretary	3				
asistant serologist.	3				
ssistant special deputy cierksistant steam engineer	19	4	l		
ssistant steam engineer	19	2	l		
sestant superintendent	3	l	:::::::		
swittent emperintendent huresu of employment	2				
sestant supervisor of immigrant education.	3		ł		
sustant supervisor, juvenile placement department	4	3	1		
usistant tickler clerk		ŝ			
moriate in hacteriology	1				
ssociate editor ssociate in internal medicine and clinical pathology	1				
module in internal medicine and clinical pathology	1				

APPOINTMENTS TO COMPETITIVE POSITIONS DURING YEAR 1920 — Continued

	Number of Appointments				
TITLE OF POSITION	After open competitive examinations	After competitive promotion examinations	For temporar service		
Automobile mechanic	1 104				
uditor	i		1		
Bank examinerBath attendant	9				
Sath attendant	15				
Sath superintendent	1				
Bill clerk	i				
Soiler inspector	l .	6			
Bookkeeper	29				
Bridge superintendent.	2 46		· · · · · · · · ·		
'alaulatina maahina anasatas	1 6				
arpenter and supervising carpenter	. 1		l <i>.</i>		
ashier	9				
hef hief audit clerk	3	;			
hief clerk	ii	1/2			
	3	l			
Chief examiner	2				
hief, filing division, income tax bureau	1				
thief of division of general labor statistics	i	1			
Chief operator. Congress street bridge	i				
hief operator, Hudson bridge	î		1		
thet engineer. hief, filing division, income tax bureau. hief, filing division, income tax bureau. hief of division of general labor statistics. hief, mail section. hief operator, Congress street bridge hief parole officer hief parole officer	1				
hief of police hief of division, bureau of statistics and accounts	1				
hief statisticianhief statistics and accounts	1 1				
hief steam engineer	î				
hief transfer agent. hief tran f r tax bu eau	3				
hef tran f r tax bu eau		1			
Children's agent	3 204	188	l · · · · · · ·		
lerk-bookkeeper	2		1		
lerk to the coroners	1				
lerk, pen copyist	2				
lerk, qualified as stenographer lerk, stenographer or secretary lerk and typewriter copyist	1 2				
lerk and typewriter convist	2				
olony supervisor	1		1		
omparer		1			
omplaint inspector	3	5			
oroner's physician orrespondence censor	î				
ounty agent or inspector	4 2				
ounty detective	2				
ounty sealer of weights and measures	6				
ounty superintendent of highways	3 15				
ounty or visiting nurseourt attendant	34	······ż	1		
ourt stenographer	4				
airyman	1 2				
Pinganostician and lecturer	z	·····i			
entist. iagnostician and lecturer eputy clerk. eputy medical examiner.	3	l	1		
Peputy medical examiner	ì				
eputy, motor venicle bureau	1	<u>.</u>	· · · · · · ·		
Designer and huven	·····i	5			
Designer and buyer	1				
Director, division of communicable diseases	ī				
Director, municipal accounts bureau. Director, division of public health nursing		i			
Director, division of public health nursing	1				
Disbursing clerk	2				

COMPETITIVE APPOINTMENTS

APPOINTMENTS TO COMPETITIVE POSITIONS DURING YEAR 1920 — Continued

	Numbri	в ог Арроп	NTMENTS
TITLE OF POSITION	After open competitive examinations	After competitive promotion examinations	For temporary service
District director, assistant director and cashier	18		
District forest ranger	10		
District appervisor	2		
Division engineer Division foreman	1		
Division foreman	1		
Draftenen	1 2		
Draftsman	4		
tiditor of publications	1		
Electric meter inspector	4		
Electric meter inspector Electric operator Employment and sales agent	10	• • • • • • • • •	
Engineer	1	· · · · · · · · · ·	
Engineer-accountant		5	
Engineer and electrician	1		
Engineering assistant	21		
Engineering clerk	2		
Engineering draftsman Engineering inspector	5 2	i	
raminer	68	5	
Examiner of chauffeurs	5		l <i>.</i>
Examiner of claims	• • • • • • • <u>•</u>	1	
Examiner of municipal accounts	3		
Examining clerk Expert accountant	• • • • • • • •	1	
Expert addressograph operator	·····i		
Expert addressograph operator Expert, bureau of statistics and information	1		
Factory inspector	30		
armer	1	• • • • •	
arm superintendentsupervisor	3 1		
ield agent	3		
Celd inspector		3	::::::::
lie cierk ie and index cierk inancial cierk		5	
ile and index clerk	37		1
Inancial cierk	1 19		
ireman	1		i
are truck driver	2		
irst assistant engineer	1 3		
irst assistant physician	3		
oreman.	4		
Foreman of laborers.	2	· · · · · · · · ·	
same protector	9		
as meter tester	5		<i></i>
General clerk	• • • • • • • • •	1	
General matron	1 41		
Guard. Guard, Hudson bridge and Congress st. Bridge	13		
Juard, chef	l -ī		
Guard and dyer	į		
Hollerith key punching machine operator	1 1		
Home teacher	1 3		
Housekeeper	ı		
House superintendent	ī		
Industrial inspector		1	
Inspector Inspector of automobiles.	20	5	
Inspector of sucomobiles	1	i	
Inspector, cold storage	6	l	::::::::
Laspect or of engineering works	2		:::::::
inspector of lumber	1		
nspector of machinery and equipment	1		
Indiana and anti-mana			

appointments to competitive positions during year 1920-Continuel

	Number	OF APPOL	STMENTS
TITLE OF POSITION	After open competitive examinations	After competitive promotion examinations	For temporar
aspector, oral hygiene	1		
ispector of special track work installation	Ī		
spector of state institution farms	1 1		
spector of weights and measuresstructor, organizer, and inspector in Americanization work.	3 4		
structor in laundry	li		l
structor in machinery	1	i	
structor in manual training	1		
structor in plumbingstructor, sewing and dressmaking	. 1		
structor, sewing and dressmakingstructor, Sloyd	1 2		
strument maker and machinist	i		
terpreter	8		
vestigatorvestigator in fish culture	13	6	
vestigator in fish culture	1		
mitor	3 4		
nitor and engineer	i		1
nitor and engineerdgment docket clerk	1		
mior accountant	19	1	
nnior assistant	6		
mior assistant engineer	48	l ii	
nior auditor	129	l	
anior clerk	88		
ınior draftaman	4		
ınior electrical engineer	21		
inior engineer	52	3	
nior gas engineernior heating engineer	2	l	
inior statistical clerk			
inior statistician	3		
eeper	6		
itchen keeperaboratory apprentice	18	1	
aboratory assistant in bacteriology	32		1
aboratory assistant in chemistryaboratory technician	. 2		
aboratory technicianand title examiner	1		
and title examinerauhdry overseer	1		••••
aw clerk	2 7	i	
ibrarian	3		
ibrary assistant	10	3	
ibrary organizerockmaster.] 1	·····i	
ock operator	25	1	
Sachine tabulator		2	1
lap draftsman. Iarine engineer	1		
larine engineer	2		1
atron	55		
Satron and dietitian	1 1	1	
lechanical engineer	1 3		
lechanician	1 1		
ledical examiner and assistant medical examiner	33		
lessenger and interpreter	1		}
[ineralogist	l i	1	1
lotor launchman	2		1
Iorgue attendant	1		
Iultigraph operator	5		1
ight watchman	. 1		1 :
urse	2 2	1	1
fficial examiner of title	1 2	1	1
perator, Congress street bridge	3		

COMPETITIVE APPOINTMENTS

APPOINTMENTS TO COMPETITIVE POSITIONS DURING TEAR 1920 - Continued

	Number	OF APPOI	NTMENTS
TITLE OF POSITION	After open competitive examinations	After competitive promotion examinations	For temporary service
rderlyrderly or watchman	14		
rganiser. rganiser of co-operative associations	8		
rganizer of co-operative associations	1		
rganiser and employment agent	1		
verseer of dining-room.	32		· · · · · · i
arole agent	1		l
arole officer	4		
athologiat	6		
atrolman hysician and assistant physician hysicial instructor hysiological chemist olice officer	36 1		
hysiciat	î		
hysical instructor	2		
hysiological chemist	1		
olice officer	5	i	ı
rincipal keeper rincipal or assistant principal, nurses' training school rison guard		1	
rison guard	31		
robation officer.	4		
rocess server	8		1
roofreader	2	······································	
unching machine operator	•••••••••••••••••••••••••••••••••••••••		
urchasing and auditing clerk	2		
ailway engineerecord clerk	4	:::::::	1 :::::::
ecord clerk and third assistant administration clerk		ii	1
eporter	12	·······	1
eporting clerk	4		
eference librarianegistry clerk.	1	·····i	
egistrar	ii	l	1
egistrar of vital statistics	1		
esident physician	2		
initary engineering inspector.	1		
anitary supervisortisfaction clerk		·····i	
zientific expert		i	1
earcher. econd assistant director, bureau of weights and measures	3	<u>1</u>	
econd assistant director, bureau of weights and measures	1		1
econd deputy supreme court reporterecretarial clerk	1		
ecretarial Cierk	5 1		
ecretary and office manager ecretary to placing out agent. enior assistant engineer.	l i		
enior assistant engineer	l	3	1
enior auditor	39		
eniof statistician	1		
ergeant of the guardocial investigator	·····i	i	
ocial service nurse.	î	l	1
ocial workerpecial agent	1 7		
pecial agent	3	2	
pecial deputy clerk	4 4		
pecial investigatorpecialist in educational measurements	1		
pecialist in history	1	::::::::	1
pecialist in historypecialist in industrial education	1 1		
pecialist in music	1	· • · · · · · ·	
pecialist in vocational education for girls	2		
tatistician	4	l . .	:::::::
tatistical clerk	l i		
tenographer	175	104	1
tenographer, hearing. tenographer and bookkeeper.	8		1
tenographer and clark	1 2	li	
tenographer and tariff clerk		l î	

APPOINTMENTS TO COMPETITIVE POSITIONS DURING YEAR 19'0 — Concluded

İ	Number	OF APPOR	TMENTS
TITLE OF POSITION	After open competitive examinations	After competitive promotion examinations	For temporary service
Stenographer and typewriter operator		1	
Steward	9		
Storekeeper	6	· · · · · · · · i	
Sublibrarian	ĭ	1 ^	
Superintendent	ż		
Superintendent of construction	- <u> </u>	6	
Superintendent, bureau of employment			
Superintendent of highways	ī	1	
Superintendent of lunchroom	i		1
Superintendent, county tuberculosis hospitals	7		
Superintendent of streets	1		
Supervising inspector of track work		1	
Supervising nurse, also head nurse	1		
Supervising nurse in tuberculosis and child hygiene	1		
Supervising transit inspector		8	
Supervisor of buildings	1		
Supervisor of child hygiene centers	1	• • • • • • • • • • • • • • • • • • •	
Supervisor of child welfare board	1		
Supervisor, juvenile placement department	1		
Supervisor, public health nurses	4		
Supervisor of terminal equipment		1	
Supervisor of tuberculosis hospitals	2	•••••	
Teacher in Americanisation work	19	4	
Teacher, general	9		
reacher, tuberculosis pavilion for children	1		.
Ceacher of tuning	1		
Telephone operator	11	1	ļ
Title examiner	1		· · · · · · · · · · · · · · · · · · ·
Tractor mechanic	1		· · · · · · ·
Traffic officer	1		
Frained nurse	66		l
Гуреwriter copyistГranscript clerk	7	_	1
Transit inspector.	á	· · · · · · · · · · · · · · · · · · ·	
Underwriter	17	14	l :::::::::
Veterinarian	3	17	l
Vice director, library school	i		
Water analyst	î		1
Watchman	5		
Wellman	2	l	l
Yardmaster	2	2	1
			
Totals	2.519	551	36

APPOINTMENTS WITHOUT EXAMINATION, COMPETITIVE CLASS, RULE VIII, SUBDIVISION 5

Allowed by special action of the commission, suspending the requirements of competition for the reason that "peculiar and exceptional qualifications of a scientific, professional, or educational character are required, and upon satisfactory evidence that for specified reasons competition in such special case is impracticable and that the position can be best filled by the selection of some designated person of high and recognized attainments in such qualities."

NAMB	Position and office	Salary	Date of appointment
L. W. Hatch R. M. Pennock	Manager, state insurance fund, industrial commission. Chief actuary, state insurance fund, industrial commission.	7,000	1920 April 1 7,000 November 8

EMPLOYMENTS UNDER RULE VIII, SUBDIVISION 10

The following named persons have been appointed after non-competitive examination to positions in the competitive class, open competitive examinations for said positions having failed to produce appropriate eligible lists:	oeen appointed after non tions for said positions h	n-competitive examination traving failed to produce ap	o positions in propriste elig	the com-
Position and Office	Name	Address	Date of appointment	Salary
Actuarial clerk, industrial commission.	Hilda Huybers Yetta Lipchats	Westerleigh Brooklyn		006
Actuarial clerk, industrial commission Actuarial clerk, industrial commission Actuarial clerk, industrial commission		Brooklyn. Pleasantville. Pleasantville.	July 16 May 17 May 17	1,020
Actuarial clerk, industrial commission Assistant engineer, Auburn prison Assistant engineer, Gowanda state hospital	Naomi Udkowits Claude J. Bills Murray S. Sweeney	New York city. Auburn. Buffalo.		. 1 86,8 8,8 8,8 8,8 8,8
. خده	George D. Staats	MatteawanElmsford	March 1 June 7	1,400
Assistant engineer and repairman, Couege of Forestry, Syracuse. Assistant examiner of claims, industrial commission Assistant foreman. Sing Sing prison.	Sumner W. French. Herbert P. Ward. Edward McDermott.	Syracuse Pittsford Cohoes	September 7 May 24 November 8	1,200 1,140 1,500
Assistant physician, Binghamton state hospital. Assistant physician, Binghamton state hospital. Assistant physician, Binghamton state hospital.	Mary F. Brew. Walter E. Devine. J. B. Spradley.	New York city. Binghamton. Garrison, Texas.	July 14 March 15 December 14	2,1,1,1,00 8,00,00 8,00,00
Assistant physician, Brooklyn state hospital. Assistant physician, Central Islip state hosp tal. Assistant physician, Gowanda state hospital. Assistant physician, Hudson River state hospital.	Ottakar Tenopyr Charles A. Kinch LeRoy L. Barr Howard W. Potter	Brooklyn Central Islip Collins White Plains		2,1,1,1,000 000,1,1,1,1,1,1,1,1,1,1,1,1,1
Assistant physician, Hudson training school for girls. Assistant physician, Manhattan state hospital. Assistant physician, Manhattan state hospital. Assistant physician, Manhattan state hospital.	Anne Burnet. Horace Blau. William Jamison. Louis S. London.	Hudson Ward's Island Ward's Island Ward's Island	June 16 July 11 August 15 March 1	1,500 1,300 1,300 1,200

seistant physician, Manhattan state hospital Samuel E. Witt. seistant physician, Matteawan state hospital James Bernhard. seistant physician, Onondaga senatorium Lyman Cheney
John W. Weher
Clifford E. McElwai
Merrill Parker
Eloise Pettingell
Vivian S. Worden
Signey Bisgrove Bisherd Hutshings
William W. Root
Jennie Flannigan
Anna Watle
George C. Beam
James W. Dick
Edward J. Barrett
Catherine Cauma
Archie B. Hull
Henry J. Klein
Hannah V. O'Lear
Mrs. Julia S. Ryan
Rebecca Shapiro
Esther Sherlock
Bernard Israel
Laura F. Cluff
John J. Caverly
Mary J. Clarke.
Roeanna Gibney
Edwin A. Horgan Netheniel Kets
ř

EMPLOYMENTS UNDER RULE VIII, SUBDIVISION 10 — Continued

Salary	\$1,000 1,200 1,320 1,980	600 1,320 1,500 1,500	1,086 720 720 720 720 720 720 720	2,000 2,000 720 720 1,200 1,286	960
Date of appointment	1920 June November 1 August 2 March 12	st 1	May 14 February 1 February 24 June 22 June 14 May 11 May 1	September 1 September 15 July 1 April 1 November 24 September 16 February 9 January 15	March 16 June 23
Address	Corona New York city New York city Brooklyn.	Rochester Albany Albany Albany 2192 Washington Ave., N. Y. C.	Chenango Bridge Geneseo. New York city New York city New York city New York city Astoria.	Potsdam Mount Morris Hudson Syracuse Syracuse New York city Rome New Gity	SyracuseSyracuse
Name	Vincent McMahon	Mabel Hoffman. James Pritchard E. Louise Carmody Mildred O'Malley John F. Scanlon.	Frances D. Meachum. Rose Hladik Anna Colahan Barreda Holden Sam Kreidman James J. Phillips	Mary Pierce. William Beach. J. A. Cunningham. Frederick C. Ehrle. J. L. O'Connor. Louis Gerstel. Fred Williams.	Morris Lifschutz
Position and Office	99.59	bookkeeper and stenographer, Newton memorial hospital. Carpenter, department of health. Chemist, department of farms and markets. Chemist, department of farms and markets. Clerk, Bronx county surrogate.	Clerk, Broome county tuberculous hospital Clerk, Geneseo normal school Clerk, department of health Clerk, industrial commission Clerk, industrial commission Clerk, industrial commission Clerk, industrial commission Clerk, industrial commission Clerk, industrial commission Clerk Monroe county sanafortium		Syracuse Examiner in commercial subjects, University of the State of New York.

Morris Losson Wm. P. Foreman Henry Ehrle Wm. H. Warner W. B. Martin Thomas Connelly Joseph Cahill Earl Inman Martin Larkins James Fox Edward Marks Michael Flynn Herbert Plumadire George Blakely Dorothea D. Durfee		Syracuse Alfalay Buffalo Comstock Albay Rochester Wynantskill Wynantskill Syracuse Syracuse Syracuse Syracuse Syracuse Syracuse Yowers Yonkers	February 1 Bugust 28 Beptember 1 February 19 September 2 September 2 September 10 August 1 July 12 July 12 July 12 July 12 July 12	980 1,280 980 1,280 1,100 1,100 1,280 1,80
	Margaret Nolan	New York city	October 18	006
Instructor, sewing, Newark state school for mental defectives Instructor, sewing, Thiells, Letchworth village I instructor, sewing, Thene acts school for mastel	Mary A. O'Dea	Newark Thiells	April 1 July 1	540 900
	Margaret Sullivan	Rome	November 1 February 4	720 900
	Margaret Farrell	New York city	September 20	006
	James S. Wholihan	Tompkinsville	January 16 February 9	900 106
	Kenneth Jones	Thiells	April 1	1,200
Junor assustant physician, Letchworth Ymage, Thiells Junior assistant physician Rome state school for	Royal Sengstacker	Suffern	November 1	1,200
_	Frances Hacker	Rome	July 1	1,600

EMPLOTMENTS UNDER RULE VIII, SUBDIVISION 10 — Continued

Salary	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Date of appointment	1920 October 20 February 11 January 16 March 22 September 13 April 12 March 29 September 13 April 28 March 29 September 16 August 19 August 19 Angust 10 March 22 April 28 January 5 September 16 September 16 January 6 September 16 January 7 September 16 January 7 September 16 January 7 September 16 January 7 September 16 June 11 June 11
Address	Brooklyn Brooklyn Syracuse Brooklyn Brooklyn Brooklyn Brooklyn Shrooklyn Shrooklyn Shrooklyn Shrooklyn Shrooklyn Shrooklyn Shrooklyn Shrooklyn Shrooklyn New York city
Name	Fannie Barbalate Anna Baron Bettina Bennett Isidore Bomee Lena Brooks John Charles John Charles Anna Clarke Freda Cepanski Mary Fitzgerald Trinda Garcia Margaret Goldberg Diana Goodman Philip Hanlon Alice Hellund Fforence Hennessy Anna H. McGrath Thomas F. Martin Arthur L. Millette Susan Murphy Emanuel Frager Ernest J. Samuels Esther Selin Mildred Shulberg Jennie Strauss. George Targowits Tillie Weinroth Hugh Anderson Raymond Brennan
Position and Office	Junior clerk, industrial commission Junior clerk, industrial commi

~~-	-61	26	-	15	9	—	ج ج	77	-	16	-	-	8	က	16	2	8	19	—	ଛ	4	8	8	61	18	14	ĸ	8	8	22
Jely Jely July	July	January	July	January	September	July	July	September 1l.:	July	January	July	July	May	February	April	August	October	February	March	July	October	March	Oetoper	March	July	June	April	January	April	May
New York olty New York olty New York olty	H.	West Brighton	New York city	855 Cauldwell Ave., N. Y. C	New Brighton	New York city.	New York city	Described	New York eits	West Brighton	Brooklyn	Flushing	New York city	371 Edgecombe Ave., N. Y. C	Brooklyn	New York city	Brooklyn	3131 Sedgwick Ave., N. Y. C	Brooklyn	New York city	New York City	604 E. 83d St., N. Y. C.	New York city	3011 Heath Ave., N. Y. C	New York city	New York city	Brooklyn	872 Blake Ave., Brooklyn	4522 3d Ave., Breoklyn	New York city. Brooklyn.
Edward Gillespie	George Howley	Mildred Lyons	Charles B. McGraddy	Peter McGrath	James McKeever	Arthur McMahon	John Keinwald	Som Solvendon	Kenneth Shields	Charles E. Smith	James Sullivan	Paul Swick	Sarah Abel	Christopher F. Adler	Sadye Barry			Julia T. Bruen				Mary F. Connelly			olle	Mary C. Devine	Leona Diamond	Amanda Dieterich	Loretto M. Dooley	John Dougherty
ublic service commission,	pge pge	ublic g	aplic	public service commission,	public service commission,	public service commission,	puppe	public service commission,	puone	public service commission.	ublic	k, public service commission, first district	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	ransit	k, transit construction commissioner	k, transit construction commissioner	k, transit construction commissioner	k, tran t construction commissioner	k, transit construction commissioner	randt	rangit	-	k, transit construction commissioner k, transit construction commissioner
Junior clerk, po	Junior clerk, p	Junior clerk,	Junior clerk, p	Jumor clerk,	dunior clerk,	Junior clerk,	Junior clerk,	Junior cierr,	Junior clerk,	Junior cleri	Junior clerk, 1	Junior cleri	Junior clerk, t	Junior cleri	Junior cler	Junior cler	Junior cleri	Junior cleri	Junior cleri	Junior cleri	Junior cleri	Junior cleri	Junior cleri		Junior clerk, Junior clerk,					

EMPLOTMENTS UNDER RULE VIII, SUBDIVISION 10 - Continued

Position and Oppics	:		7 7 6	
	Name	Address	Date of appointment	Salary
	17		8	
Tannet construction commissioner	Dearths Eventu.	Brookiyn		
clerk, transit construction commissioner	Stephen Frankel	Brooklyn	July 12	82
clerk, transit construction commissioner	Morris Goldman	New York city		3
sierk, transit construction commissioner	Kebecca Goldstein	95 Christie St., N. Y. C.		8
clerk, transit construction commissioner	Frances Goodman	349 Lenox Ave., N. Y. C.	February 2	8
clerk, transit construction commissioner	Marion Harris	363 Bayridge Ave., Brooklyn	•	8
lerk, transit construction commissioner	Mary Healey	436 E. 138th St., N. Y. C	••	9
erk, transit construction commissioner	Eva Katsin	470 52d St., Brooklyn	February 9	9
rangit construction commissioner	Paul J. Keleti	Hoboken		8
construction commissioner	Grace Killen	163 St. Nicholas Ave., N. Y. C.	••	8
ransit construction commissioner	Silvia J. Klein	1656 Madison Ave., N. Y. C	February 18	8
ransit construction commissioner	Florence Latham	Coney Island	••	9
lerk, transit construction commissioner	illian Leventhal	New York city.	July 16	28
ransit construction commissioner	Francis Lowenbein	530 W. 112th St., N. Y. C.	February 2	8
transit construction commissioner	Marion Lynch	New York city	2	720
transit construction commissioner	Anna M. Mahon	76 Steuben St., Brooklyn	٠.	8
clerk, transit construction commissioner	Agnes O'Toole	305 59th St., Brooklyn		9
clerk, transit construction commissioner	Emms E. Orf.	Brooklyn	March 15	99
clerk, transit construction commissioner	Minnie Pandolf	536 3d Ave., Brooklyn		6
clerk, transit construction commissioner	Max Plentl	Brooklyn	_	28
clerk, transit construction commissioner	Helen J. Riordan	New York city	September 20	720
clerk, transit construction commissioner	Mary Radcliff	Brooklyn	June 14	8
clerk, transit construction commissioner	fors V. Ryan	446 E. 137th St., N. Y. C		8
elerk, transit construction commissioner	Santo Savoca	79 Woodhull St., Brooklyn		8
ransit construction commissioner	Minnie Scheinberg	New York city	September 15	720
slerk, trnssit construction commissioner	Rose Schonbrum	Brooklyn		28
clerk, transit construction commissioner	Gussie Siebel	83 15th St., Brooklyn	February 25	6
clerk, transit construction commissioner	Edward Silvers	Brooklyn	k	720
clerk, transit construction commissioner	Esther Smith	415 W. 120th St., N. Y. C	March 17	8
unior clerk, transit construction commissioner F	Florence Spillane	Maspeth, L. I	September 3	25

31 31 11 19 19 600 720 800 900 900 900 900 900 900 90	16 720	26 36 412 4	88888888888888888888888888888888888888	16.	- 21		820	ေက	17	0 %	15	13	41°°	- 15 c	A SOU WOOK
February August February October January September	June	June July November	September November	October	October	November October	October	October	August June	June November	January	February	July	iei iei	February
263 16th St., Brooklyn New York city 946 E. 15th St., Brooklyn New York city 1638 48th St., Brooklyn Hicksville.	Albany	Albany Lockport Messhappen, Penna	New York city New York city	Warwick New York city	Messnappen, Fenna. Brooklyn.	Seneca Falls.	Bedford Hills	Buena Vista, Va	Bedford HillsBedford Hills	Bedford Hills. Bedford Hills.	South Hammond.	429 9th Ave. N. Y. C.	New York city	New York city	Binghamton
Margaret Thronton Sigrid Thunell Lester Weinstock Alexander Zigmund Nathan Zucker	Grace E. Hatch	Mary E. Osborn Mary Marshall Mrs. Lucretia Baker	Mrs. Cornelia Brock	Mrs. Juliet N. Darracott	Mrs. Nadia Gilbson	Evelyn T. Greene	Ethel L. Long	Mrs. Fannie Paxton	Helen V. Reardon	Phoebe Sayles.	Harold L. Gokey.	James F. Doyle	Stephen Hanrahan	Thomas Murphy	Wellington B. Sharp
Junior clerk, transit construction commissioner Junior clerk, transit construction commissioner Junior clerk, transit construction commissioner Junior clerk, transit construction commissioner Junior clerk, transit construction commissioner Laundryman, Nassau county sanatorium.	York York Library assistant University of the State of New	Mochine recorder, Niagara county clerk Matron. Bedford reformatory for women			Bedford reformatory for women Bedford reformatory for women	Bedford reformatory for women Bedford reformatory for women	Bedford reformatory for women	Bedford reformatory for women	Matron, Bedford reformatory for women	Matron, Bedford refromatory for women Matron. Bedford reformatory for women	Medical interne, St. Lawrence state hospital	Messenger, district attorney, New York county Messenger, dis rict attorney, New York county	Messenger, district attorney, New York county	district attorney, New	Meterman, board of light commissioners, Ilion

EMPLOYMENTS UNDER RULE VIII, SUBDIVISION 10 -- Continued

POSTITION: AND OFFICES	Name	Address	Date of appointment	Salary,
Nirea Chair anlone Santon	Elicabeth Stewart	Sonvae	1920	8400
	Mary E. Colegrove.	Thiells	July	912
Nurse, Newark state school for mental defectives.	Florence E. Rich	Newark Looknort	October 1	3 3 3 3
Nurse, Niagara county infirmary	Almina Stuart	Lookport	January 17	\$3 day
Nurse, Oxford women's relief corps home	James C. McGory	Oxford	October 15 Sentember 14	8 8
Nurse, Pawling sanatorium	Hazel F. Akin	Troy	September 20	1,500
Nurse, Syracuse state school for mental defectives. Nurse, homital for mirroled and deformed children	Mrs. Carolyn Hennessy	Auburn	April 19	728
West Haverstraw	Edna Tait	West Haverstraw	March	006
Orderly, health officer, port of New York.	Owen McQueenie	300 E. 57th St., N. Y. C.	February	99
Orderly, health officer, port of New York.	John Orlando	Rosebank		200
Page, public service commission, are district	Thomas McGovern	150 E. S5th St. N. Y. C.	January	98
Page, public service commission, first district	Christopher Whiteside	401 W. 149th St., N. Y. C.	-	480
Page, transit construction commissioner	Thomas Long	Brooklyn	July 9	\$10 week
Parole agent, training school for girls, Hudson	Leonora A. Hulsapple	Fliot, Me.	September 16	200
Patrolman, police department, Bronxville.	Thomas Sutliff	Tuckahoe	September 15	1,440
Physical instructor, Letchworth village, Thiells	Althes Ketchum	Huntington, L. IRadford Hills	September 1	36
Recorder, Niagara county clerk	Alice Burns	Lockport	March	\$12 week
Resident physician, hospital for crippled and de-	Edward Household	Now Vorte offer	Me	1 300
Senior assistant physician. Letchworth village.	EALWARD LIQUID WALLO	THEM TOTAL CITY	•	7,4
Thielle	Mary R. Bowman	Thiells	February 16	2,00
Senior aggistant physician, Frychlatzic institute.	Vernon Branham	NOPTOIL, V. S		2,000
Farmingdale.	Lottie Scally	Farmingdale	April 9	98

9878 988 989 889 889 889 889 889 889 889		1, 88,	88	98	048	88,	5	3, 8,	86	1.00	06	<u>6</u>	8	8	35	3	780	9 8	982	26	282	720	2 6	35	3
24	84-					2 <u>4</u>		Q -	٦,	_		т.		_	•	•			11			=		9 4	2
March April April	November	Aprii December	January	December	December	December December		March	Merco	February	April	May	November	November	January	March	February	February	February	November	January	February	April	November	TO LOTT
Worester Buffalo Broklyn N	New York city Kingston	Elmira. Brooklyn	Binghamton	Troy	Albany	Albany		Hamburg	Syracuse	Staten Taland	Rhinebeck	Watertown	Long Island city	Astoria	471 Niagara St., Buffalo	Buffalo	1427 57th St., Brooklyn	West Brighton	198 Nagle Ave. N. Y. C.	New York eits	905 Classen Ave. Brooklyn		Jamaica	New York city	DI Wash 44
Vera Colbeck. Mra. Margaret Finn. Libbie F. Frankel.	Edith Montgomery Louise Scheffer Ella M. Milham	Lesh WernerAdeline Brookwell	Dora A. Howe.	Agnes A. Baker	Catherine Connors	Mrs. Lucy Conway	:	Olga B. Nott	Ethel Fleid	Marion McLaury	Elisabeth E. Lown.	Marion Wiswell	Grace Connors	Helen Di Costello	Ellen Crowley	Madeline Dants	Ruth Dirstenfeld	Florence Erickson	Jane A. Farley	Francia Hose	Anna C. Higgina.	Esther Johnson	Margaret Justen	Fannie Mager	Author Artangemente
Stenographer, reformatory for women, Bedford Stenographer, Buffalo state hospital. Stenographer and typist, board of charities	Stangrapher, board of charities Stangrapher, board of charities Stangrapher, comptroller	Stenographer, comptroller, income tax bureau	Stenographer, comptroller, income tax bureau	Stenographer, compreder, income tax bureau		-9	Erie county, commissioner of	corrections	college of lorestry, Syracuse.	Stenographer, department of nearth	principal (Д.	.= .	· i	Stenographer, industrial commission	Stenographer, industrial commission	•		Stenographer, industrial commission	Stenographer, industrial commission	4			Stenographer, industrial commission	ovenographer, mucha sar commission

EMPLOYMENTS UNDER RULE VIII, SUBDIVISION 10 — Continued

Position and Office	Name	Address	Date of appointment	Salary
Stenographer, industrial commission	Clara Mara	1435 Minford pl., N. Y. C	1920 February 2	\$ 840
	Mary E. Murray	New York city.	April 16	840
Stenographer, industrial commission	Ida Rose KasdanRosa Bosanhorg	31 Hamilton Ave., Brooklyn Brooklyn	January 19	1 720
	Lillian F. Russell.	237 W. Tupper St., Buffalo		98
Stenographer, industrial commission	Elsie Samuels	120 D vision Ave., Brooklyn	January 19 November 16	85
	Margaret M. Shields	92 Carlton Ave., Brooklyn		95
	Anna Siegel	Brooklyn	nber	006
Stenographer, industrial commission	Kose M. Smith Selma Wildfener	New York city.	April 3	200
	Marion Kane.	Brooklyn	4	1,080
	Martha A. Sittig.	New York city	October 4	1,080
Stenographer, insurance department	Dorothy M. Wilson	Z39 W. IZth St., N. Y. C	March 15	38
	A. B. Russell.	Thiells	August 31	
	Maud J. Patterson	Ward's Island		282
	Isabel V. Uttal	Ward's Island		2 <u>8</u> 2
Stenographer, Manhattan state hospital	Josephine Whalen	New York city	November 5	744
	Bertha Mitchell	Buffalo	1	22.
	Florence Larson	Oxford	May 1	864
Stenographer, public service commission, nist dis- trict.	Margaret Rudolph	New Brighton	September 11	006
Stenographer, Syracuse state school for mental			•	1
defectives. Stenographer, transit construction commissioner.	Edith A. Taylor	Auburn 171 Avenue C. N. Y. C.	March 29	
Stenographer, transit construction commissioner.	Eileen Sheppard	Richmond Hill		1,080
Supermentent, Detaware county tuber culosis nos-	Grover A. Silliman	Delhi	January 1	006

1,500	8	38	1,20	98	1, 88,	38	1,200	06	006	006	720	90	00 8	9	9 60	720	1,080		25.2	8	232	006	006	280	480		420	220	3	3 8 8
	6	72	13	13		સ -	•		_	_	13	13	4	12	4	7	-	•	_	_		8	10	8	11			— ;	9. 9.	-22
February	March	February March	October	October	Sepetmber	October Sentember	September	September	September	October	April	October	October	January	October	September	September	,	June	Sontombor	June	August	November	June	October		October	January	February	April January
Watertown. Brooklyn	1232 Webster Ave., N. Y. C.	1440 Futon St., Brooklyn. Albion.	Mohawk	Chenango Bridge	Silver Creek.	New York cityColling center	Thiells	Falconer	Jamestown	New York city	Lockport	Rome	Richland	Wynantskill	Wynantskill	Oswego	Malone	:	New York city	Mon Vont city	Brooklym	Brooklyn	Brooklyn	Syracuse	Onondaga county sanatorium		Rome	Mount Vernon	Utica	Yonkers. 303 Sherman St., Brooklyn
Herbort L. Smith Catherine Cahill	Shirley Kanlan	Marjery H. Steele	Oroille Collection	Fliraboth E	Mary Found	Anna Machmer	Gretchen Disbrow.	Crystal McCallister	Fern Spencer	Grace A. Taylor	Evelyn A. Luscher	Lillian T. Keeney	Henry Wagner	Marion Loomis	Mrs. Sara Robins	Agnes M. O'Brien	Belle D. Van Ornum	;	Herbert C. Kimmel	Inchalla I Dialamin	Sorbie T Wishok	Mariorie Lorenz	Irene E. Mullen	Jane M. Rhodes	Mary Wolff		Virginia Van Slyke	Rose Danetz	Blanche O'Connell	Gertrude Hoffman Eleanor O'Reilly
Switchboard operator, industrial communication Switchboard operator, industrial commission Switchboard operator, industrial commission	Teacher, western house of refuse, Alkic.	Teacher, reformatory for women, Bedford	Teacher, Broome county tuberculosis hospital	leacher, I homas Indian school, Iroquois.	Teacher, Thomas Indian school, Iroquois	Teacher, Thomas Indian school, Iroquois.	Teacher, Letchworth village, Thiells	Teacher, Letchworth village, Thiells	Teacher, Letchworth village, Thiells	Teacher, Letchworth village, Thiells	Teacher, Niagara sanatorium, Thiells	Teacher, Oneida county hospital	Teacher, Oswego county sanatorium	Teacher, Pawling sanatorium	Teacher, Pawling sanatorium	Teacher, Rome state school for mental defectives.	Teacher, Syracuse state school for mental defectives	Teacher, hospital for crippled and deformed chil-	Green, West Haverstraw	den West Havestrem	Telenhone operator. Brooklyn state hosnital	٠.•	٠.		٠.	Telephone operator, Rome state school for mental		`_		Typewriter copyist, industrial commission Typewriter copyist, industrial commission

EMPLOTMENTS UNDER BULE VIII, SUBDIVISION 10 - Concluded

Salary	\$12 786 786 1,206 1,206 1,206 728 728 728 728 728 729 729 729 729 729 729 729 729
Date of appointment	1920 April Max January
Address	Brooklyn 154 E. 2nd St., New York City. Lockport New Brighton Buffalo Buffalo Rochester 898 N. Hampton St., Buffalo 2207 7th Ave., New York City. Buffalo Lockport Buffalo Rochester Buffalo Lockport Buffalo Rochester Rochester Buffalo Rochester Buffalo Rochester Buffalo Rochester Buffalo Buffalo Buffalo
Name	Agnes I. Ryan. Estelle Teacher Ina D. Hoffman Grace Hale. Harriet Core. Marie F. Devereaux Mollie Dunke. Louise F. Gibson. Margaret L. Meyers Margaret O'Reilly Gertrude Pelham. Thereas Roberts Edith Stone. Bessie Wintner
POSITION AND OFFICE	Typewriter copyist, industrial commission Typewriter copyist, industrial commission Typewriter copyist, Niagara county clerk Typewriter copyist, Richmond county clerk Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state Typewriter copyist, secretary of state

TRANSFERS

NAMB	Position and office	Date of transfer
		900
	THE MITTER PROPERTY.	I BZU
Adams, James	Assistant actuary, industrial commission to insulative when the property of averages almshouse. Albany county.	May 10
Armstrong, Harold A.	File clerk, industrial commission to income tax bureau, comptroller	January 16
Barr, Edna G	Clerk, industrial commission to recording clerk, surrogate, New York county. Elle aleale multic generice commission first district to transit construction commissions.	July 1
Brown, Maud D.	Stenographer, Schoharie school of agriculture, Cobleskill, to department of farms and markets.	October 1
Buckley, Molly A	Stenographer, University of the State of New York to public service commission, second district Stenographer University of the State of New York to public service commission, second district.	July December 1
Cady, Carolyn	Assistant medical librarian, University of the State of New York to department of health.	October 1
Cantwell, Anna	Stenographer, executive department to department of excise.	May 16
Card, George M	Assistant steam engineer, University of the State of New York to engineer, department of health.	June 16
Carr, Cecelia F.	File clerk, public service commission, first district, to transit construction commissioner	January 1
Carter, Onve J.	Assistant matron, reformatory for women, Bedford, to training school for girls, Hudson	June Desember 1
Channell A B	Custo, Jung Vande Vander and Mirrevor to	Inne 1
Clifford, Mary E	Telephone operator, public service commission, first district, to transit construction commissioner	January 1
Cohen, Grace	Clerk, University of the State of New York to income tax bureau, comptroller	January 1
Conway, Catherine E	Inspector, board of charities to field agent, commission for mental defectives.	October 1
Cottrell, Norman E	Assistant engineer, engineer and surveyor to structural engineer, department of architecture	May
Cregan, John Jr.	Clerk, hospital comm salon to income tax bursau, compiredler	January 16
Davenport, Regina	Stenographer, departmen of health to department of architecture.	January 16
Davignon, Serdo J	Accountant, Kings Park state hosp tal to Utica state hospital.	October 17
Delaney, Anna H.	Stenographer, University of the State of New York to public service commission, second district.	June
Dolan, Mae F	Find cierk, transit construction commissioner to puone service commission, urst discrete. Stenographer, training school for girls. Hudson, to department of excise.	January 1
Dolan, Mae F.	Stenographer, departm nt of exci e to department of health.	July
Dolan, Thomas.	Junior clerk, department of health to highway commission	May
Doran, James P.	Clerk, University of the State of New York to comptroller	June I
Dougnerty, rau A	Guard, Cunton prison to August prison	NOV. INDEX 10

lansfers — Continued

Name	Position and office	Date of ransfer
Downs, Helen L. Doyle, Nicholas. Dunn, Ella F. Dunn, Wabel I.	Stenographer, department of excise to comptroller. Multigraph operator and clerk, military training commission to income tax bureau, comptroller. Telephone operator, department of excise to attorney general. Clerk-stenographer training solved for girls. Hidden to stenographer brokkenner. Letch worth	April 16 February 1 July 1
Ellis, Alice M. English, Mabel A.	village, Thiells. Stenographer, department of architecture to hospital development commission. Stenographer, military training commission to income tax bureau, comptroller. Cancel Clinton prices of Appearance of the Cancel Clinton prices of the Can	March 25 January 16 January 16 Nomery 16
Felt, Margaret Fick, Louis F Fisher, Anna R Fisher, Anna R	Stenographer, income tax bureau, comptroller, to University of the State of New York. Court attendan', surrogate, to county court, Queens county. Clerk, University of the State of New York to income tax bureau, comptroller. Clerk income tax bureau, comptroller to innive let	
Fitzsimmons, Michael. Flangan, Mary M. Fleig, Henry A. Foley, Anna.	Guard, Sing Sing to Author Included to June Stenographer, department of health Stenographer, department of excise to department of health Junior assistant engineer, grade 1, highway commission to conservation commission Stenographer, University of the State of New York to conservation commission	December 1 March 16 November 6 November 8
Foley, William K. Galicenstein, Sadie R. Gallup, Esther Gannon, Mary H. Grady, Lillian M.	Court stenographer, also acting as deputy clerk, court of claims to county court, Kings county. Stenographer, department of excise to public service commission, first district. Stenographer, civil service commission to income tax bureau, comptroller. Stenographer, department of farms and markets to income tax bureau, comptroller. Stenographer, executive department to department of excise.	August 1 October 1 February 1 January 1 May 15
Grogan, Edward M. Groom, Wirt C. Guth, Marguerite E. Haiges, Jennie. Hall, B. I. Hathaway, Mary J.	Junior clerk, University of the State of New York to income tax bureau, comptroller. Senior assistant physician, Willard state hospital to Hudson River state hospital. Stenographer, income tax bureau, comptroller, to boxing commission. Stenographer, department of excise to department of farms and markets. Assistant engineer, engineer and surveyor to highway commission. Stenographer, superintendent of elections to department of health. Addressograph operator, secretary of state to clerk qualified as addressograph operator, insurance	January i October 1 December 1 July 1 June 18 June 18
•	department	Sept: mber

November 1	July September 15 June 22	October 23 March 1 November 22	# ×	October 1 February 19	April 1 August 1 November 16	January 1 January 5 January 16	December 1 November 16 January 1	August 1 February 9 October 1	June 1 October 11 January 1 November 9 January 15 May 1
Superintendent, Homestead sanatorium to Herk mer county hospital		setment commission on military hospital	· · > ·	nstruction commis-	Assistant engineer, transit construction commissioner to highway commission. Clerk, agricultural and indus rial school, Industry, to income tax bureau, comptroller. Architectural designer, department of architecture to military hospital commission.	Telephone operator, public service commission, first district, to transit construction commissioner. Clerk, department of farms and markets to income tax bureau, comptroller. Index and filing clerk, industrial commission to clerk, comptroller.	ome tax bureau, comptroller	Stenographer, department of exuse to engineer and surveyor. Stenographer, department of health to public service commission, second district. Stenographer, Un versity of the State of New York to department of farms and markets. Clerk, superintendent of elections to insurance department.	Stenographer, Erie county lodging house to purchasing department. Page, conservation commission to comptroller. Page, department of health to comptroller. Engineer, department of architecture to military training commission. Clerk, department of health to income tax bureau, comptroller. Clerk, commissioner of records, N w York county, to register, Bronx county. Page, University of the State of New York to public service commission, second district.
Hirst, Patrick J	Howard, Wayne S. Howard, R. M. Hunt, William J.	Ingalls, Myra F. Jones, Theodore M.	King, Jane B. Kopp, Christian	Leon, Harry M Levi, Fay H	Lichtenstein, Fred Liebich, Marie C Luithlen, Will am	Lynch, Harriet Lynch, Margaret MacDougall, Edward	McGarthy, Michael A. McGoldrick, Frank J. McIntosh, George	McRaema, Mary M McNamara, Margaret E McTague, Mae A Maar Mary P	Mahoney, Louise A. Malloy, Martin D. Mulray, George T. Murray, T. F. Neville, Isabelle L. Newmark, Ira I. Nolan, Maurice J.

RANBFERS — Concluded

NAME	Position and office	Date of transfer
Nurent Elizabeth	Stenographer industrial commission to comptroller	1920 January 16
O'Connell, Irene R. O'Connor. Marion F.	Clerk, prison department to income tax bureau, comptroller. Clerk, Inversity of the State of New York to income tax bureau, comptroller.	January 16
Paley, Ethel M.	Addressograph operator, secretary of state to income tax bureau, comptroller	January : 0
Ransom, Louis	Patrolman, village of Larchmont to Bronxville	March 7
Rextrew, Jessie CRiccotte, Joseph	Clerk, University of the State of New York to income tax bureau, comptroller Special agent, department of excise to special investigator, attorney general.	March 1 February 1
Rigney, Henry J	Special agent, department of excise to inspector, department of narcotic drug control.	April 1
Russell, Frank	Page, department of architecture to public service commission, second district.	January 15
Ryon, Helen L.	Stenographer, University of the State of New York to income tax bureau, comptroller	December 1
Scheffler, Matilda M	Automan, vinage of Lateumon, of Drouxyme	January 16
Shea, John P. F.	Stenographer, transit construction commissioner to comptroller	December 16
Smith, Kathryne F. Smith, Lewis W.	Stenographer, department of excise to commissioner of charties and corrections, Er e county. Guard, Sing Sing to Auburn prison.	January 1 December 1
Snyder, Frank A.	Leveler, comptroller to junior assistant engineer, conservation commission.	March 1
Snyder, Frank A. Spraker, Emma A	Junior assistant engueer, conservation commission to comptroller. Stenographer, women's relief corps home to Rome state school for mental defectives	March 15 May 1
Strisower, Hilda J.	Stenographer, transit construction commissioner to income tax bureau, comptroller	October 16
Sullivan, Joseph J	Copyist, county clerk, to register, Kings county Stemographer engineer and surveyor to countroller	February 15 November 1
Sullivan, Mary K.	Clerk, department of health to department of farms and markets.	January 16
Thomas, F. D.	Clerk, conservation commission to comptroller Stenographer, secretary of state to public service commission, second district	October 20 November 16
Tobin, John M	Clerk, department of health to conservation commission.	October 1
Trask, Charles H. Trilling, Matilda	Inspector, department of narcotic drug control to banking department. Stenographer, military training commission to income tax bureau, comptroller	December 13 October 16

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January October November May	January February October	February August March	reordary
Stenographer, department of excise to comptroller Stenographer, department of health to prison department Stenographer, department of health to clerical assistant board of child welfare, Albany county Newsenger, sivil service commission, to junior clerk, comptroller	Stenographer, bridge and tunnel commission to department of public works. Stenographer, reformatory for women, Bedford, to income tax bureau, comptroller. Auditor of accounts, fiscal supervisor of state charities to comptroller.	Assistant purchasing agent, department of excise to clerk, income tax bureau, comptroller February Clerk, income tax bureau, comptroller, to commissioner of charities and corrections, Erie county. August Stenographer, secretary of state to military training commission.	. Scenographer, University or the State of New 1 of K to mintary training commission
hy.			
Van de Bogert, D. E. Upjohn, Helen M. Van Wormer, Dorothy. Viner, Sanuel B.	Weinhols, Mabel Walsh, Mary Watson, Howard	Werner, Otto White, Cora	winnie, Helen F
Bog orme	7.48	00 5 E	ij

CHANGES IN CLASSIFICATION Exempt Class

			Date.	þ
	Position added to	Position stricken from	approve by Governor	
Richmond county, judge and surrogate Secre Supreme court, appellate division, 1st dept Depu. New York county, surrogates Mess	(mandatory)erk (mandatory)to the surrogates		1920 January January February	255
Board of the Black River regulating district. The secret	ary (mandatory)	One cnies connoential agent; two confidential agents	March March	248
The g	Onondaga county, board of child welfare The secretary (mandatory)		April March March	322
The Cone t	The deputy (mandatory) One typewriter operator The secretary (mandatory)	The deputy (mandatory) One typewriter operator The secretary (mandatory).	April May May	700
Secret nis	· ·	May	May	13
one ly One ly One	Supreme court, appenaic mysion, ord Dept. One connection accounts, one configuration clerk. Kings county, surrogate	Two confidential attendants	May May	22
oou mis	ounsel (mandatory); assistant commissioner for elementary education.	pour commence of concentration and counsel (mandatory); assistant commissioner for elementary education. Beginst commissioner of education and assistant commissioner for elementary education (mandatory) June	June	rò

Supreme court report:r. Comptroller, income tax bureau Four assistant directors.	Four assistant directors Executive assistant director (Albany	One secretary (mandatory)Executive assistant director (Albany	5 June
		director to direc- Albany	July
Health officer, port of New York	The secretary-treasurer (mandatory)	One senior deputy health officer	July July
Richmond county, district attorney	Two assistant district attorneys	First assistant district attorney; second assistant district attorney	
Supreme court, appellate division, 1st Dept.	One confidential clerk		
Transit construction commissioner	Electrical engineer One tynewriter operator	-	July 31
Richmond county, district attorney.	One assistant district attorney		
Oniversity of the State of New LOFK	Secretary, Doard of nurse examiners (mandatory)		August 6
Computation	bureau		August 6
Industrial commission Boxing commission	One assistant counsel	August	August 7
Westchester county surrogate	commission; secretary to the license committee (mandatory)		September 27
Comptroller	attendant to surrogate. One transfer tax appraisor	attendant to surrogate. One clerk or attendant to surrogate	September 29 November 5
Bronx county, district attorney	One assistant district attorney Three assistant district attorneys		November 8 November 5
Totals	42	18	

COMPARATIVE STATISTICS OF CLASSIFICATION OF POSITIONS

Decrease	
Increase Decrease	6 219 675 24 924
1920	1,522 11,333 7,213 1,520 21,588
1919	1,516 11,114 6,538 1,496
	Unclassified service: Classified service: Competitive Non-competitive Exempt Totals

*Not including 315 persons absent on military duty.

APPENDIX C

AMENDMENTS TO STATE CIVIL SERVICE RULES

AMENDMENTS TO STATE CIVIL SERVICE CLASSIFICATION

REQUESTS FOR CHANGES IN THE STATE CIVIL SERVICE RULES

AND CLASSIFICATION DENIED

AMENDMENTS TO STATE CIVIL SERVICE REGULATIONS



AMENDMENTS TO STATE CIVIL SERVICE RULES

Rule XI. Subdivision 1

Resolved, That, subject to the approval of the Governor, the provision of civil service Rule XI, subdivision 1, to the effect that each competitor whose standing on each obligatory subject in any examination is 60 or over shall be eligible for appointment to the position for which he was examined, be and hereby is suspended in so far as it relates to the position of Chief Examiner in the office of the State Civil Service Commission, which examination was held December 13, 1919, and a minimum passing mark of 75 upon the obligatory subjects of Education and Experience, and Discussion of Practical Problems, be substituted therefor.

(Adopted January 7, 1920. Approved by the Governor January 19, 1920.)

Whereas, The Board of Estimate and Apportionment of the City of New York has granted an increase in salary to all meritorious employees in the service of the counties included in Greater New York, and to the employees in the office of the Transit Construction Commissioner, to be determined by the department heads, with the following limitations:

Up to and including \$1,200 per annum, 20 per cent, with a minimum of \$100 where any increase is given, with a maximum of \$200.

Between \$1,201 and \$1,900 per annum, 15 per cent where any increase is given, with a maximum of \$200.

Between \$1,901 and \$2,600 per annum, 10 per cent where any increase is given, with a maximum of \$250; and

Whereas, Such advance in compensation is substantially automatic and applies to all employees above referred to; and

Whereas, This increase in compensation in many cases involves a change of grade, thus under existing procedure making promotion examinations necessary, which examinations would probably in some instances either deprive some of the employees of the increase contemplated, or advance the compensation of others more than the percentage rate prescribed; therefore he it

Resolved, That, subject to the approval of the Governor, all provisions of the State Civil Service Rules, in so far as they require promotion examination in the case of any person employed in the service of the counties included in Greater New York, or in the Department of the Transit Construction Commissioner, who has been granted an increase in compensation, effective January 1, 1920, as above set forth, be and hereby are suspended, and the State Civil Service Commission be and hereby is authorized to accept, without examination where such examination would seem to be required, notice of increase in compensation on the basis indicated; and the said State Civil Service Commission be and hereby is authorized to certify the salary accounts of such persons when presented.

(Adopted January 7, 1920. Approved by the Governor January 20, 1920.)

Rule XXII

Resolved, That, subject to the approval of the Governor, civil service Rule XXII be and hereby is amended by striking out paragraph 5 and substituting in lieu thereof the following:

5. The Commission shall compare such estimate, payroll, or account for services with the official roster and shall place thereon a certificate in form substantially as follows:

I hereby certify that, with the exceptions, if any, noted below, the employees named in this estimate, payroll, or account, containing . . . names, have been appointed to, or promoted to, or employed in, the positions and places and at the rates of compensation shown, in accordance with the civil service law and the rules made in pursuance thereof; but this certificate shall apply to any person whose name appears on this estimate, payroll, or account, from and after the date when any such person has been separated from the service, only for the one payroll period during which such separation shall have taken place.

The State Civil Service Commission.

By											

(Adopted March 19, 1920. Approved by the Governor March 24, 1920.)

Whereas, The Board of Supervisors of Nassau County, by resolution adopted March 22, 1929, has granted an increase in salary to all meritorious employees in the service of the county as of January 1, 1920, to be determined by the department heads with the following limitations:

Up to and including \$1,200 per annum, 25 per cent, with a minimum of \$100 where any increase is given, with a maximum of \$300.

Between \$1,201 and \$1,900 per annum, 52 per cent where any increase is given, with a maximum of \$850.

Between \$1,901 and \$2,600 per annum, 60 per cent where any increase is given, with a maximum of \$1,200; and

Whereas, Such increases will affect compensation only and will not after or change the position as to character of duties, or the services performed, and are substantially automatic and apply to all employees above referred to; and

Whereas, Such increases in compensation in many cases involve a change of grade, thus under existing procedure making promotion examinations necessary, which examinations would probably in some instances either deprive some of the employees of the increase contemplated, or advance the compensation of others more than the percentage rate prescribed; therefore, be it

Resolved, That subject to the approval of the Governor, all provisions of the State Civil Service Rules, in so far as they require promotion examination in the case of any person employed in the service of the county of Nassau, who may be granted an increase in compensation, as above set forth, to take effect January 1, 1920, be and hereby are suspended, and the State Civil Service Commission be and hereby is authorized to accept, without examination where such examination would seem to be required, notice of increase in compensation on the basis indicated; and the State Civil Service Commission be and hereby is authorized to certify the salary accounts of such persons when presented.

(Adopted March 26, 1920. Approved by the Governor April 7, 1929.)

Rule VIII, Subdivision 2

Resolved, That, subject to the approval of the Governor, Rule VIII, subdivision 2, be amended by adding to the end thereof the following: "No person shall be debarred from certification because of sex; except for the reason that the position is for the institutional or other custody or care of persons of either sex or for visitation or inspection or work of any kind, the nature of which requires sex selection. Each exception under this rule shall be determined by the Civil Service Commission, after due inquiry, and the reason therefor entered in the records of the Commission."

(Adopted April 22, 1920. Approved by the Governor April 23, 1920.)

Rule X, Subdivision 2

Resolved, That, subject to the approval of the Governor, civil service Rule X, subdivision 2, be and hereby is amended by adding at the end thereof the following:

"In every case where any special qualification is made a part of the requirements, the commission shall keep record of the reasons therefor, which record shall be open to public inspection. No person shall be debarred from examination because of sex."

(Adopted May 5, 1920. Approved by the Governor May 11, 1920.)

Whereas, The Board of Estimate and Apportionment of the City of New York has granted an increase in salary to all meritorious employees in the office of the Transit Construction Commissioner on the following basis:

To all engineering employees receiving salaries to and including \$3,300 per annum, an added compensation at the rate of \$300 per annum, beginning July 1, 1920, and to continue as and until further directed.

To all employees in the classified clerical, accounting, inspection, and laboring services receiving salaries to and including \$3,300 per annum, an added compensation at the rate of 15 per cent per annum, with a maximum of \$300 per annum in each case, to begin July 1, 1920, and to continue as and until further directed; and

Whereas, It is understood that no such added compensation will be paid to newly appointed employees until they have become eligible therefor under the civil service rules; and

Whereas, Such advance in compensation is substantially automatic but in some cases may involve a change of grade, thus under existing procedure making examinations necessary, which examinations would probably in some instances either deprive some of the employees of the increase contemplated or advance the compensation of others more than the rate prescribed; therefore be it

Resolved, That, subject to the approval of the Governor, all provisions of the State Civil Service Rules, in so far as they require promotion examination in the case of any person employed in the Department of the Transit Construction Commissioner who has been granted an increase in compensation, effective July 1, 1920, as above set forth, be and hereby are suspended, and the State Civil Service Commission be and hereby is authorized to accept, without examination where such examination would seem to be required, notice of the increase in compensation on the basis indicated; and the said State Civil Service Commission be and hereby is authorized to certify the salary accounts of such persons when presented.

(Adopted July 1, 1920. Approved by the Governor July 31, 1920.)

Whereas, The Board of Estimate and Apportionment of the City of New York has granted an increase in salary to all employees in the service of the counties included in Greater New York, and to employees in the office of the Transit Construction Commissioner, effective August 20, 1920, as follows:

Twenty per cent for those receiving more than \$1,500 per annum, such increase not to exceed the sum of \$500;

Twenty-two per cent for those receiving \$1,500 per annum or less, but such increase shall not be less than \$200; and

Whereas, Such advance in compensation is substantially automatic and applies to all employees above referred to; and

Whereas, This increase in compensation in many cases involves a change of grade, thus under existing procedure making promotion examinations necessary, which examinations would probably in some instances either deprive some of the employees of the increase contemplated or advance the compensation of others more than the percentage rate prescribed; therefore be it

Resolved, That, subject to the approval of the Governor, all provisions of the State Civil Service Rules, in so far as they require promotion examination in the case of any person employed in the service of the counties included in Greater New York, or in the Department of the Transit Construction Commissioner, who has been granted an increase in compensation, effective August 20, 1920, as above set forth, be and hereby are suspended, and the State Civil Service Commission be and hereby is authorized to accept, without examination where such examination would seem to be required, notice of increase in compensation on the basis indicated; and the said State Civil Service Commission be and hereby is authorized to certify the salary accounts of such persons when presented.

(Adopted September 10, 1920. Approved by the Governor October 11, 1920.)

Rule VII

Resolved, That, subject to the approval of the Governor, civil service Rule VII be and hereby is amended by inserting therein after the grading of engineering positions the following:

In the office of the Comptroller, Income Tax Bureau, auditing positions shall be graded as follows:

Group A, Junior Auditor—In this group are included Junior Auditor, salary range, Metropolitan district, \$1,740 to \$2,100; up-state offices, \$1,440 to \$1,740; provided that no more than \$300 increase in annual salary in Group A shall be allowed within a six months' period.

Group B, Auditor — In this group are included Auditor, salary range \$1,800 to \$2,400; provided that no more than \$360 increase in annual salary in Group B shall be allowed within a six months' period.

Group C, Senior Auditor — In this group are included Senior Auditor, salary range, \$2,640 to \$3,600; provided that no more than \$480 increase in annual salary in Group C shall be allowed within a six months' period.

Promotions shall be made as follows:

From Group A to Group B upon written competitive promotion examination open only to those who have served in Group A under permanent appointment for at least one year next preceding date of promotion.

From Group B to Group C upon written competitive promotion examination open only to those who have served in Group B under permanent appointment for at least one year next preceding date of promotion, or eighteen months in Groups A and B, at least six months of which shall have been in Group B.

(Adopted October 22, 1920. Approved by the Governor November 6, 1920.)

Whereas, The Board of Estimate and Apportionment of the City of New York has granted an increase in salary to all employees in the office of the Bronx Parkway Commission, effective October 1, as follows:

Twenty per cent for those receiving more than 1,500 per annum, such increase not to exceed the sum of \$500;

Twenty-two per cent for those receiving \$1,500 per annum or less, but such increase shall not be less than \$200; and

Whereas, Such advance in compensation is substantially automatic and applies to all employees above referred to; and

Whereas, This increase in compensation in many cases involves change of grade, thus under existing procedure making promotion examinations necessary, which examinations would probably in some instances either deprive some of the employees of the increase contemplated, or advance the compensation of others more than the percentage rate prescribed; therefore be it

Resolved, That, subject to the approval of the Governor, all provisions of the State Civil Service Rules, in so far as they require promotion examinations in the case of any person employed in the office of the Bronx Parkway Commission who has been granted an increase in compensation, effective October 1, 1920, as above set forth, be and hereby are suspended, and the State Civil Service Commission be and hereby is authorized to accept, without examination where such examination would seem to be required, notice of increase in compensation on the basis indicated; and said State Civil Service Commission be and hereby is authorized to certify the salary accounts of such persons when presented.

(Adopted November 4, 1920. Approved by the Governor November 8, 1920.)

Rules VIII, Sub. 2 and 4; XIV, Sub. 2

Resolved, That, subject to the approval of the Governor, the civil service rules be and hereby are amended as follows:

Rule VIII, subdivision 2: Insert after the second sentence the following: "A certification shall not be made from any list at a salary in excess of that specified in the announcement, unless by direction of the Commission."

Rule VIII, subdivision 4: Add at the end thereof the following: "A person who has been employed provisionally under the terms of this rule will not be eligible for promotion until after a service of six months from the date of appointment from the eligible list."

Rule XIV, subdivision 2: Add at the end thereof the following: "A person who has been employed provisionally under the terms of Rule VIII, subdivision 4, will not be eligible for promotion until after a service of six months from the date of appointment from the eligible list."

(Adopted November 4, 1920. Approved by the Governor December 8, 1920.)

AMENDMENTS TO STATE CIVIL SERVICE CLASSI-FICATION

Department of Health

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Department of Health, be amended by striking out the words "twenty technical assistants, compensation not to exceed \$75 a month," and substituting in lieu thereof the words "twenty technical assistants, compensation not to exceed \$100 a month."

(Adopted January 15, 1920. Approved by the Governor January 19, 1920.)

Supreme Court, Appellate Division, First Department

Resolved, That, subject to the approval of the Governor, and in accordance with section 13, subdivision 3, of the Civil Service Law, the classification of positions in the exempt class in the Supreme Court, Appellate Division, First Department, be and hereby is amended by adding thereto the words "deputy clerk."

(Adopted December 22, 1919. Approved by the Governor January 19, 1920.

Farm for Women, Valatie

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class be and hereby is amended by striking out "In the State Farm for Women at Valatie: attendant", said position being obsolete.

(Adopted December 30, 1919. Approved by the Governor January 19, 1920.)

Nassau County Sanatorium

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, County Service, be and hereby is amended by adding thereto the following, competitive examinations for the positions mentioned having been found to be not practicable: "In the Nassau County Sanatorium: chauffeur-mechanician; cook; general utility man; night watchman and fireman; laundry helper."

(Adopted January 7, 1920. Approved by the Governor January 19, 1920.)

Pawling Sanatorium, Rensselaer County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Pawling Sanatorium, Rensselaer County, be and hereby is amended by striking out the words "one matron and head nurse," and substituting in lieu thereof the word "housekeeper."

(Adopted December 30, 1919. Approved by the Governor January 19, 1920.

County Judge and Surrogate, Richmond County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the County Judge and Surro-

gate, Richmond county, be and hereby is amended by adding thereto the words "the secretary," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted January 15, 1920. Approved by the Governor January 19, 1920.)

Surrogates, New York County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Surrogates, New York County, be and hereby is amended by adding thereto the words "messenger to the Surrogates," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted January 29, 1920. Approved by the Governor February 2, 1920.)

Conservation Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Conservation Commission be and hereby is amended by striking out the words "one chief confidential agent; two confidential agents"; thus transferring the positions to the competitive class, competitive examination for said places, in case of vacancy, having been determined to be practicable.

(Adopted February 20, 1920. Approved by the Governor March 2, 1920.)

Commissioner of Charities and Corrections, Erie County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Department of the Commissioner of Charities and Corrections, Eric County, be and hereby is amended by striking out the words "one farm laborer and watchman at the County Farm, compensation not to exceed \$900 per annum and maintenance," and substituting in lieu thereof the words "one farm laborer and watchman at the County Farm, compensation not to exceed \$1,000 per annum and maintenance," for the purpose of increasing the compensation to conform with action by the Board of Supervisors.

(Adopted February 19, 1920. Approved by the Governor March 2, 1920.)

Nassau County Sanatorium

Reselved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Nassau County Sanatorium be and hereby is amended by adding thereto the words "assistant house-keeper," competitive examination for said position having been found to be not practicable.

(Adopted January 23, 1920. Approved by the Governor March 2, 1920.)

Court House and Annex, Rensselaer County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Court House and Annex, Rensselaer County, be and hereby is amended by striking out "one attendant at the Supreme Court Chambers, compensation not to exceed \$25 per month,"

and substituting in lieu thereof "one attendant at the Supreme Court Chambers, compensation not to exceed \$30 per month," effective January 1, 1920. (Adopted January 24, 1920. Approved by the Governor March 2, 1920.)

Pleasant Valley Sanatorium, Steuben County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Pleasant Valley Sanatorium, Steuben County, be and hereby is amended by striking out the words "one bookkeeper and stenographer, compensation \$35 a month and maintenance," and substituting in lieu thereof the words "one bookkeeper and stenographer, compensation \$45 a month and maintenance," for the purpose of permitting increase in salary as indicated.

(Adopted February 28, 1920. Approved by the Governor March 2, 1920.)

Attorney-General

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Attorney-General be and hereby is amended by striking out the words "thirty-two deputies," and substituting in lieu thereof the words "thirty-three deputies," competitive examination for the additional position of deputy having been found to be not practicable.

(Adopted March 18, 1920. Approved by the Governor March 24, 1920.)

Board of the Black River Regulating District

Resolved, That, subject to the approval of the Governor, and in accordance with the provision of section 13, subdivision 2, of the Civil Service Law, the classification of positions in the exempt class, Departmental Service, be and hereby is amended by adding thereto the following: "In the office of The Board of the Black River Regulating District: the secretary."

(Adopted March 18, 1920. Approved by the Governor March 24, 1920.)

Board of Child Welfare, Onondaga County

Resolved, That, subject to the approval of the Governor, and in accordance with the provisions of section 13, subdivision 2, of the Civil Service Law, the classification of positions in the exempt class in the service of Onondaga County be and hereby is amended by adding thereto the following: "In the office of the Board of Child Welfare: the secretary."

(Adopted March 18, 1920. Approved by the Governor March 24, 1920.)

Commissioner for Placing Dependent Children, Onondaga County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the service of Onondaga County be and hereby is amended by adding thereto the following: "In the office of the Commissioner for Placing Dependent Children: the deputy," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted March 31, 1920. Approved by the Governor April 7, 1920.)

Commissioner of Charities and Corrections, Westchester County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class be and hereby is amended, under the heading "In the office of the Commissioner of Charities and Corrections, Westchester County," by adding thereto the words "head cook," competitive examination for said position having been found to be not practicable.

(Adopted March 24, 1920. Approved by the Governor April 7, 1920.)

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Commissioner of Charities and Corrections, Westchester County, be and hereby is amended by adding thereto the words "seven truck and bus drivers," competitive examination for said positions having been found to be not practicable.

(Adopted March 24, 1920. Approved by the Governor April 7, 1920.)

Board of the Black River Regulating District

Resolved, That, subject to the approval of the Governor, the following resolution adopted by this Commission March 18, 1920, and approved by the Governor March 24, 1920, be and hereby is rescinded:

"Resolved, That, subject to the approval of the Governor, and in accordance with the provisions of section 13, subdivision 2, of the Civil Service Law, the classification of positions in the exempt class, Departmental Service, be and hereby is amended by adding thereto the following: 'In the office of the Black River Regulating District: the secretary.'"

(Adopted April 8, 1920. Approved by the Governor April 23, 1920.)

Letchworth Village, Thiells

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Letchworth Village at Thiells be and hereby is amended by adding thereto the word "baker," competitive examination for said position having been found to be not practicable.

(Adopted April 14, 1920. Approved by the Governor April 23, 1920.)

Village of Peekskill

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the service of the Village of Peekskill be and hereby is amended by striking out the words "five chauffeurs, fire department," and substituting in lieu thereof the words "six chauffeurs, fire department," competitive examination for said position having been found to be not practicable.

(Adopted April 8, 1920. Approved by the Governor April 23, 1920.)

Prison Department

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, Departmental Service, be and hereby is amended by adding thereto the following: "In the Prison Department: one chauffeur and mechanic," competitive examination for said position having been found to be not practicable.

(Adopted April 22, 1920. Approved by the Governor May 3, 1920.)

Department of Architecture

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, Departmental Service, be and hereby is amended by adding thereto the following: "In the Department of Architecture: one chauffeur," competitive examination for said position having been found to be not practicable.

(Adopted April 22, 1920. Approved by the Governor May 5, 1920.)

Public Service Commission, First District

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Public Service Commission, First District, be and hereby is amended by striking out the words "three chauffeurs," and substituting in lieu thereof the words "four chauffeurs," competitive examination for said position having been found to be not practicable.

(Adopted April 29, 1920. Approved by the Governor May 5, 1920.)

Department of Public Works

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Department of Public Works be and hereby is amended by striking out the words "seven chauffeurs," and substituting in lieu thereof the words "eight chauffeurs," competitive examination for said position having been found to be not practicable.

(Adopted April 22, 1920. Approved by the Governor May 5, 1920.)

Supreme Court, Appellate Division, First Department

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the Supreme Court, Appellate Division, First Department, be and hereby is amended by adding thereto the words "one typewriter operator," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted April 30, 1920. Approved by the Governor May 5, 1920.)

Commissioner of Records, New York County

Resolved, That, subject to the approval of the Governor, and in accordance with provisions of section 13, subdivision 2, of the Civil Service Law, the classification of positions in the exempt class in the office of the Commussioner of Records, New York County, be and hereby is amended by adding thereto the words "the secretary."

(Adopted April 8, 1920. Approved by the Governor May 5, 1920.)

Bronx Parkway Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Bronx Parkway Commission be and hereby is amended by striking out the following: "One foreman tree trimmer; one repair man; one park keeper; ten foremen of

laborers; two chauffeurs; one wagon builder and blacksmith; one carpenter and cabinet-maker; six section foremen"; and inserting in lieu thereof the following: "Nine general foremen of laborers; thirty foremen of laborers; one foreman tree trimmer; one park keeper; one repairman; three chauffeurs; three blacksmiths; three carpenters; five masons; twelve auto truck and tractor drivers"; competitive examination for these additional positions having been found to be not practicable.

(Adopted March 18, 1920. Approved by the Governor May 10, 1920.)

Bridge and Tunnel Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the State Bridge and Tunnel Commission be and hereby is amended by adding thereto the words "secretary to the Chairman of the Commission," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted May 6, 1920. Approved by the Governor May 13, 1920.)

Agricultural Experiment Station, Geneva

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Agricultural Experiment Station at Geneva be and hereby is amended by adding thereto the words "museum preparator," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted May 20, 1920. Approved by the Governor May 24, 1920.)

Department of Public Works

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Department of Public Works be and hereby is amended by striking out the words "two tug dispatchers," and substituting in lieu thereof the words "three tug dispatchers," competitive examination for said position having been found to be not practicable. (Adopted May 8, 1920. Approved by the Governor May 24, 1920.)

Supreme Court, Appellate Division, Third Department

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the Supreme Court, Appellate Division, Third Department, be and hereby is amended by striking out the words "two confidential attendants," and substituting in lieu thereof the words "one confidential attendant; one consultation clerk," effective July 1, 1920, thus changing the title of one confidential attendant to consultation clerk, competitive or non-competitive examination for said positions having been found to be not practicable.

(Adopted May 20, 1920. Approved by the Governor May 24, 1920.)

School for the Blind, Batavia

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State School for the Blind at

Batavia be and hereby is amended by striking out the words "chief cook," and substituting in lieu thereof the words "head cook," effective July 1, 1920, in order to comply with change in title carried in the appropriation bill for the next fiscal year.

(Adopted May 20, 1920. Approved by the Governor May 24, 1920.)

Mountain Sanatorium, Broome County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Mountain Sanatorium, Broome County, be and hereby is amended by adding thereto the word "laundryman," competitive examination for said position having been found to be not practicable.

(Adopted May 20, 1920. Approved by the Governor May 24, 1920.)

Newton Memorial Hospital, Chautauqua County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, County Service, be and hereby is amended by adding thereto the words "In the Newton Memorial Hospital, Chautauqua County: chauffeur; janitor," competitive examination for said positions having been found to be not practicable.

(Adopted April 30, 1920. Approved by the Governor May 24, 1920.)

Surrogate, Kings County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Surrogate, Kings County, be and hereby is amended by adding thereto the words "one law assistant," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted May 20, 1920. Approved by the Governor May 25, 1920.)

Institute of Applied Agriculture, Long Island, Farmingdale

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Institute of Applied Agriculture on Long Island, Farmingdale, be and hereby is amended by adding thereto the word "plumber," competitive examination for said position having been found to be not practicable.

(Adopted June 3, 1920. Approved by the Governor June 5, 1920.)

School of Agriculture, Morrisville

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State School of Agriculture at Morrisville be and hereby is amended by adding thereto the words "assistant janitor," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted May 26, 1920. Approved by the Governor June 5, 1920.)

Health Officer, Port of New York

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Health Officer, Port of New York, be and hereby is amended by striking out the words "one chauffeur," and substituting in lieu thereof the words "two chauffeurs," competitive examination for said position having been found to be not practicable.

(Adopted June 3, 1920. Approved by the Governor June 5, 1920.)

University of the State of New York

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the University of the State of New York be and hereby is amended by striking out the words "deputy commissioner of education and assistant commissioner for elementary education," and substituting in lieu thereof the words "deputy commissioner of education and counsel; assistant commissioner for elementary education," effective July 1, 1920, competitive examination for said positions having been found to be not practicable.

(Adopted May 26, 1920. Approved by the Governor June 5, 1920.)

Supreme Court Reporter

Resolved. That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Supreme Court Reporter be and hereby is amended by striking out the words "one secretary," effective July 1, 1920, said position being obsolete on and after that date.

(Adopted May 26, 1920. Approved by the Governor June 5, 1920.)

Clinton Prison

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in Clinton Prison be and hereby is amended by striking out the words "chauffeur and driver," and substituting in lieu thereof the words "chauffeur and mechanic," effective July 1, 1920, in order to comply with change of title in accordance with chapter 165, Laws of 1920.

(Adopted May 26, 1920. Approved by the Governor June 5, 1920.)

Hospital for Incipient Tuberculosis, Raybrook

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital for Incipient Tuberculosis, Raybrook, be and hereby is amended by adding thereto the word "watchman," competitive examination for said position having been found to be not practicable..

(Adopted May 26, 1920. Approved by the Governor June 5, 1920.)

Superintendent of the Poor, Chautauqua County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Superintendent of the Poor, Chautauqua County, be and hereby is amended by striking out the words "engineer (\$400 per annum and maintenance)," said position being obsolete.

(Adopted June 3, 1920. Approved by the Governor June 5, 1920.)

Commissioner of Charities and Corrections, Westchester County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Commissioner of Charities and Corrections, Westchester County, be and hereby is amended by adding thereto the words "the housekeeper at the almshouse," competitive examination for said position having been found to be not practicable.

(Adopted May 26, 1920. Approved by the Governor June 5, 1920.)

Agricultural Experiment Station, Geneva

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Agricultural Experiment Station at Geneva be and hereby is amended by adding thereto the words "assistant editor and librarian," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted June 16, 1920. Approved by the Governor July 2, 1920.)

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, Departmental Service, be and hereby is amended by striking out the following:

"In the Agricultural Experiment Station at Geneva: Agriculturist and superintendent of labor, agronomist, assistant in animal husbandry, botanist, assistant botanist, chemist, associate chemist, assistant chemist, bacteriologist, assistant bacteriologist, dairy expert, editor and librarian, entomologist, assistant entomologist, horticulturist, assistant horticulturist, associate bacteriologist, associate botanist, associate entomologist, associate horticulturist, associate agronomist, assistant agronomist, mechanic, bio-chemist, museum preparator;"

and inserting in lieu thereof the words

"In the Agricultural Experiment Station at Geneva: Editor and librarian, agriculturist, chief in research, associate in research, assistant in research, museum preparator, chemist, associate chemist, assistant chemist, associate botanist, assistant botanist, mechanic;"

for the purpose of changing titles to correspond with those carried in the appropriation bill, chapter 165, Laws of 1920.

(Adopted June 23, 1920. Approved by the Governor July 2, 1920.)

Comptroller

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the State Comptroller, Income Tax Bureau, be and hereby is amended by striking out the words: "executive assistant director (Albany office); executive assistant director (New York office); assistant to director (legal and accounting, Albany office); assistant director;" and substituting in lieu thereof the words "four assistant directors;" for the purpose of changing titles to correspond with items in the appropriation bill, chapter 165, Laws of 1920.

(Adopted June 10, 1920. Approved by the Governor July 2, 1920.)

Health Officer, Port of New York

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Health Officer, Port of New York, be and hereby is amended by striking out the words "two senior deputy health officers," and substituting in lieu thereof the words "one senior deputy health officer," thus transferring to the competitive class, effective July 1, 1920, one senior deputy health officer with change of title to medical executive officer, competitive examination for the position of medical executive officer being deemed by the Commission to be practicable in case of vacancy.

(Adopted June 23, 1920. Approved by the Governor July 2, 1920.)

State Reservation at Niagara

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Commissioners of the State Reservation at Niagara be and hereby is amended by striking out the words "the treasurer," and substituting in lieu thereof the words "the secretary-treasurer," effective July 1, 1920, in order to change the title to correspond with that carried in the appropriation bill, chapter 165, Laws of 1920.

(Adopted June 10, 1920. Approved by the Governor July 2, 1920.)

Commission of Prisons and Military Training Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, Departmental Service, be and hereby is amended by adding thereto the following, effective July 1, 1920: "Janitor of the building 23 Washington Ave., Albany, N. Y., while occupied jointly by the State Commission of Prisons and the State Military Training Commission."

(Adopted June 10, 1920. Approved by the Governor July 2, 1920.)

Department of Trustees of Public Buildings

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, Departmental Service, be and hereby is amended by striking out the words "In the department of the Trustees of Public Buildings: one watchman, provided, however, that employment shall continue only until reconstruction of the Capitol is completed," effective July 1, 1920, said position being obsolete after June 30, 1920.

(Adopted June 16, 1920. Approved by the Governor July 2, 1920.)

Supreme Court, Appellate Division, First Department

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the Supreme Court, Appellate Division, First Department, be and hereby is amended by adding thereto the words "one confidential clerk," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted June 16, 1920. Approved by the Governor July 2, 1920.)

Columbia Sanatorium, Columbia County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the County Service be and hereby is amended by adding thereto the following: "In the Columbia Sanatorium, Columbia County: orderly, laundress, cook," competitive examination for said positions having been found to be not practicable.

(Adopted June 10, 1920. Approved by the Governor July 2, 1920.)

District Attorney, Richmond County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the District Attorney, Richmond County, be and hereby is amended by striking out the words "first assistant district attorney, second assistant district attorney," and substituting in lieu thereof the words "two assistant district attorneys," for the purpose of changing titles to correspond with provisions of chapter 795, Laws of 1920, which became effective May 17, 1920.

(Adopted June 10, 1920. Approved by the Governor July 2, 1920.)

Institute of Applied Agriculture on Long Island

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Institute of Applied Agriculture on Long Island be and hereby is amended by striking out the words "head janitor, compensation not to exceed \$75 per month," and substituting in lieu thereof the words "head janitor, compensation not to exceed \$83.33 per month," for the purpose of increasing the limit of compensation to conform with item in the appropriation bill.

(Adopted July 16, 1920. Approved by the Governor July 31, 1920.)

School of Agriculture, Morrisville

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State School of Agriculture at Morrisville be and hereby is amended by striking out the words "assistant janitor," and substituting in lieu thereof the words "fireman and assistant janitor," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted July 16, 1920. Approved by the Governor July 31, 1920.)

Public Service Commission, Second District

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Public Service Commission, Second District, be and hereby is amended by striking out the words "attendant in charge of office nights, Sundays, and holidays, compensation not to exceed \$60 per month," and substituting in lieu thereof the words "attendant in charge of office nights, Sundays, and holidays, compensation not to exceed \$65 per month," effective July 1, 1920, in order to comply with provision in the appropriation bill, chapter 165, laws of 1920.

(Adopted July 1, 1920. Approved by the Governor July 31, 1920.)

Transit Construction Commissioner

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Transit Construction Commissioner be and hereby is amended by striking out the words "five division engineers," and substituting in lieu thereof the words "four division engineers; electrical engineer," effective July 1, 1920, thereby changing the title of a vacant position of division engineer to electrical engineer, competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted July 1, 1920. Approved by the Governor July 31, 1920.)

Hospital Service

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital service be and hereby is amended by adding thereto the words "clothing clerk, assistant clothing clerk (institution industries)," competitive examination for said positions having been found to be not practicable.

(Adopted July 1, 1920. Approved by the Governor July 31, 1920.)

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by including therein the words "shop foreman," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by adding thereto the word "poultryman," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by adding thereto the words "electrical worker," competitive examination for said position having been found to be not practicable.

(Adopted July 16, 1920. Approved by the Governor July 31, 1920.)

Supreme Court, Kings County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the Supreme Court, Kings County, be and hereby is amended by striking out the words "one typewriter operator," and substituting in lieu thereof the words "two typewriter operators," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted July 6, 1920. Approved by the Governor July 31, 1920.)

Auburn Prison

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in Auburn Prison be and hereby is substituting in lieu thereof the words "chauffeur and mechanic," effective

July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted July 1, 1920. Approved by the Governor July 31, 1920.)

Great Meadow Prison

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in Great Meadow Prison be and hereby is amended by striking out the words "chauffeur and driver," and substituting in lieu thereof the words "chauffeur and mechanic," effective July 1, 1920, for the purpose of changing title in order to comply with that carried in the appropriation bill, chapter 165, laws of 1920.

(Adopted July 1, 1920. Approved by the Governor July 31, 1920.)

Reformatory for Women, Bedford

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Reformatory for Women at Bedford be and hereby is amended by striking out the words "guard, compensation not to exceed \$50 per month," and substituting in lieu thereof the words "guard, compensation not to exceed \$75 per month," for the purpose of increasing the limit of compensation in accordance with the appropriation bill.

(Adopted July 16, 1920. Approved by the Governor July 31, 1920.)

District Attorney, Richmond County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the District Attorney, Richmond County, be and hereby is amended by striking out the words "two assistant district attorneys," and substituting in lieu thereof the words "three assistant district attorneys," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted July 16, 1920. Approved by the Governor July 31, 1920.)

Comptroller

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the State Comptroller be and hereby is amended by adding thereto the following: "chief examiner, stock transfer tax bureau," effective August 1, 1920, competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Conservation Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Conservation Commission, be and hereby is amended by striking out the words "four chauffeurs," and substituting in lieu thereof the words "five chauffeurs," competitive examination for said position having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Department of Public Works

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Department of Public Works be and hereby is amended by adding thereto the words "fleet commander," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

University of the State of New York

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the University of the State of New York be and hereby is amended by adding thereto the following: "secretary to the state board of nurse examiners," competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the University of the State of New York be and hereby is amended by adding the word "mason," competitive examination for said position having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Hospital Service

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by adding thereto the words "head farmer and charge of grounds, Utica State Hospital," effective July 1, 1920, in order to comply with title given in appropriation bill.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Soldiers' and Sailors' Home, Bath

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Soldiers' and Sailors' Home at Bath be and hereby is amended by striking out the words "head launderer" and substituting in lieu thereof the word "laundryman," effective July 1, 1920.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Training School for Girls, Hudson

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the New York State Training School for Girls at Hudson be and hereby is amended by striking out the word "butcher," and substituting in lieu thereof the words "butcher and meat cutter," effective July 1, 1920, in order to comply with title given in appropriation bill.

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the New York State Training School for Girls at Hudson be and hereby is amended by striking out the words "mason and general helper," and substituting in lieu thereof the words

"mason and bricklayer," effective July 1, 1920, in order to comply with title given in appropriation bill.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Thomas Indian School, Iroquois

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Thomas Indian School at Iroquois be and hereby is amended by adding thereto the word "chauffeur," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Newark State School for Mental Defectives

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Newark State School for Mental Defectives be and hereby is amended by adding thereto the words "meat cutter; farmer," effective July 1, 1920, competitive examination for said positions having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 6, 1920.)

Industrial Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the State Industrial Commission be and hereby is amended by striking out the words "two assistant counsels," and substituting in lieu thereof the words "three assistant counsels," effective July 1, 1920, competitive or non-competitive examination for the additional position, which has been established in the appropriation bill effective July 1, 1920, salary \$3,000 a year, having been found to be not practicable.

(Adopted August 6, 1920. Approved by the Governor August 7, 1920.)

Dannemora State Hospital

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by adding thereto the words "chauffeur and mechanic; truck chauffeur, Dannemora State Hospital," effective July 1, 1920, competitive examination for said positions having been found to be not practicable.

(Adopted August 6, 1920. Approved by the Governor August 7, 1920.)

Soldiers' and Sailors' Home, Bath

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Soldiers' and Sailors' Home at Bath be and hereby is amended by adding the word "chauffeur," effective July 1, 1920, competitive examination for said position having been found to be not practicable.

(Adopted July 29, 1920. Approved by the Governor August 7, 1920.)

State Boxing Commission

Resolved, That, subject to the approval of the Governor and in accordance with provisions of subdivisions 1 and 2 of section 13 of the Civil Service Law, the classification of positions in the exempt class, departmental service, be and hereby is amended by adding thereto the following: "In the office of the State Boxing Commission: four deputies; secretary to the Boxing Commission; secretary to the License Committee."

(Adopted September 10, 1920. Approved by the Governor September 27, 1920.)

Surrogate, Westchester County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Surrogate, Westchester County, be and hereby is amended by adding thereto the words "secretary to surrogate," competitive or non-competitive examination for said position having been found to be not practicable; and by striking out the words "one clerk or attendant to surrogate," and substituting in lieu thereof the words "attendant to surrogate," for the purpose of changing title to conform with the resolution adopted by the Board of Supervisors at meeting held August 2, 1920.

(Adopted September 10, 1920. Approved by the Governor September 29, 1920.)

Comptroller

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the Comptroller be and hereby is amended by striking out the words "thirty transfer tax appraisers," and substituting in lieu thereof the words "thirty-one transfer tax appraisers," competitive or non-competitive examination for said positions having heretofore been found to be not practicable.

(Adopted September 10, 1920. Approved by the Governor October 11, 1920.)

Hospital Service

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by adding thereto the words "chauffeur; motor truck driver," competitive examination for said positions having been found to be not practicable.

(Adopted October 7, 1920. Approved by the Governor October 11, 1920.)

Charitable and Reformatory Institutions

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Charitable and Reformatory Institutions be and hereby is amended by adding thereto the words "head attendant," competitive examination for said position having been found to be not practicable.

(Adopted October 7, 1920. Approved by the Governor October 11, 1920.)

Agricultural and Industrial School, Industry

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Agricultural and Industrial

School at Industry be and hereby is amended by adding thereto the word "chauffeur," competitive examination for said position having been found to be not practicable.

(Adopted September 23, 1920. Approved by the Governor October 11, 1920.)

Rome State School for Mental Defectives

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Rome State School for Mental Defectives be and hereby is amended by adding thereto the words "head attendant," competitive examination for said position having been found to be not practicable.

(Adopted September 10, 1920. Approved by the Governor October 11, 1920.)

Craig Colony, Sonyea

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Craig Colony at Sonyea be and hereby is amended by striking out the words "night telephone operator; usher and telephone operator," and substituting in lieu thereof the words "two telephone operators," effective July 1, 1920, in order to comply with provisions in the appropriation bill.

(Adopted September 10, 1920. Approved by the Governor October 11, 1920.)

Hospital for the Care of Crippled and Deformed Children, West Haverstraw

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Hospital for the Care of Crippled and Deformed Children at West Haverstraw be and hereby is amended by adding thereto the words "carpenter; farmer," effective July 1, 1920, competitive examination for said positions having been found to be not practicable.

(Adopted September 15, 1920. Approved by the Governor October 11, 1920.)

Rocky Crest Sanatorium, Cattaraugus County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Rocky Crest Sanatorium, Cattaraugus County, be and hereby is amended by striking out the word "laundress," and substituting in lieu thereof the word "laundrers."

(Adopted September 15, 1920. Approved by the Governor October 11, 1920.)

Commissioner of Charities and Corrections, Westchester County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Commissioner of Charities and Corrections, Westchester County, be and hereby is amended

by adding thereto the words "assistant launderer," competitive examination for said position having been found to be not practicable.

(Adopted September 10, 1920. Approved by the Governor October 11, 1920.)

District Attorney, Kings County

Resolved, That, subject to the approval of the Governor, the classification of positions in the exempt class in the office of the District Attorney, Kings County, be and hereby is amended by striking out the words "twelve assistant district attorneys," and substituting in lieu thereof the words "fifteen assistant district attorneys," competitive or non-competitive examination for said position having been found to be not practicable.

(Adopted October 21, 1920. Approved by the Governor November 5, 1920.)

College of Forestry, Syracuse

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State College of Forestry, Syracuse University, be and hereby is amended by striking out the following: "bookkeeper, department of State Ranger School, compensation \$800, one-half of which is paid by the State, and one-half by the Student Commissary," said position being obsolete so far as division of compensation is concerned.

(Adopted November 4, 1920. Approved by the Governor November 8, 1920.)

Sing Sing Prison

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in Sing Sing Prison be and hereby is amended by striking out the words "driver and chauffeur," and substituting in lieu thereof the words "chauffeur and mechanic," in order to change title to conform with that carried in the appropriation bill for the fiscal year beginning July 1, 1920.

(Adopted October 21, 1920. Approved by the Governor November 8, 1920.)

Rockland County Tuberculosis Hospital

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the Rockland County Tuberculosis Hospital be and hereby is amended by adding thereto the word "housekeeper," competitive examination for said position having been found to be not practicable.

(Adopted October 21, 1920. Approved by the Governor November 8, 1920.)

Edward Meany Sanatorium, Tompkins County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, County Service, be and hereby is amended as follows, for the purpose of more orderly arrangement: under the heading "In the Edward Meany Sanatorium, Tompkins County," strike out the words "practical nurse, salary \$35 per month"; under the heading "In all county tuberculosis hospitals," insert the words "practical nurse." (Adopted October 28, 1920. Approved by the Governor, November 8, 1920.)

Health Officer, Port of New York

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the office of the Health Officer, Port of New York, be and hereby is amended by adding thereto the word "baker," competitive examination for said position having been found to be not practicable.

(Adopted November 10, 1920. Approved by the Governor, December 8, 1920.)

Military Training Commission

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, Departmental Service, be and hereby is amended by adding thereto the following: "In the State Military Training Commission: one chauffeur," competitive examination for said position having been found to be not practicable.

(Adopted December 2, 1920. Approved by the Governor December 8, 1920.)

Utica State Hospital

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class in the State Hospital Service be and hereby is amended by striking out the word "foreman," in so far as it relates to the Utica State Hospital, thus transferring the position to the competitive class, with change of title to superintendent of the knitting plant, as of July 1, 1920, competitive examination for the position of superintendent of the knitting plant in case of vacancy being deemed practicable.

(Adopted November 20, 1920. Approved by the Governor December 8, 1920.)

Pine Crest Sanatorium, Herkimer County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, County Service, be and hereby is amended by adding thereto the following: "In the Pine Crest Sanatorium, Herkimer County: housekeeper (wife of superintendent); cook," competitive examination for said positions having been found to be not practicable. (Adopted November 20, 1920. Approved by the Governor December 8, 1920.)

Department of Highways, Onondaga County

Resolved, That, subject to the approval of the Governor, the classification of positions in the non-competitive class, County Service, be and hereby is amended under the heading "In the Department of Highways, Onondaga County," by striking out the words "two general machinists," and substituting in lieu thereof the words "three general machinists," competitive examination for said position having been found to be not practicable.

(Adopted December 9, 1920. Approved by the Governor December 29, 1920.)

REQUESTS FOR CHANGES IN THE STATE CIVIL SERVICE RULES AND CLASSIFICATION DENIED

Commissioner of Charities and Corrections, Erie County

Resolved, That the application of Commissioner of Charities and Corrections, Hunt, Eric County, for classification in the non-competitive class of the position of cashier, be and hereby is denied.

(January 24, 1920.)

Secretary of State

Resolved, That the application of Secretary of State Hugo for the transfer from the exempt to the competitive class of the position of confidential clerk, be and hereby is denied.

Resolved, That the application of Secretary of State Hugo for transfer from the exempt to the competitive class of the position of stenographer-translator, automobile bureau, New York office, be and hereby is denied upon the information at hand, and also for the reason that the appointee has not held the position for a period of three years.

Resolved, That the application of Secretary of State Hugo for transfer from the non-competitive class to the competitive class of the position of foreman of laborers, be and hereby is denied upon the information at hand, and also for the reason that the incumbent of the position has not held the place for a period of three years.

(January 29, 1920.)

District Attorney, Bronx County

Resolved, That the application of the District Attorney, Bronx County, for classification as exempt of the position of confidential investigator, be and hereby is denied.

(February 19, 1920.)

Surrogates, New York County

Resolved, That the application of Surrogates Cohalan and Foley, New York County, asking for classification as exempt of an additional position of confidential stenographer to the Surrogate, be and hereby is denied, as it is the policy of the Commission not to allow more than two exempt confidential places to each judicial officer in New York County.

(March 9, 1920.)

The Board of the Black River Regulating District

Resolved, That the application of J. Victor Baron, President of the Board of the Black River Regulating District, for exempt classification of the positions of stenographer and bookkeeper, and surveyor, engineering assistant, or draftsman, be and hereby is denied.

(March 18, 1920.)

Letchworth Village, Thiells

Resolved, That the application of Superintendent Little, Letchworth Village, Thiells, for non-competitive classification of position of sewing instructor, be and hereby is denied.

(March 18, 1920.)

Bronx County Clerk

Resolved, That the request of County Clerk Moran, Bronx County, for transfer from exempt to competitive class of position of chief clerk, be and hereby is denied on the information at hand.

(March 18, 1920.)

Surrogates, New York County

Resolved, That the application of Surrogates Cohalan and Foley, New York County, for classification as exempt of position of deputy transfer tax assistant, be and hereby is denied, as it is the judgment of the Commission that competitive examination for the position is entirely practicable. (March 18, 1920.)

Comptroller

Resolved, That the application of Comptroller Travis for classification as exempt of position of chief, mail section, Income Tax Bureau, be and hereby is denied upon the information at hand.

(March 24, 1920.)

Bridge and Tunnel Commission

Resolved, That the application of Secretary Frohlich, New York State Bridge and Tunnel Commission, for classification as exempt of position of assistant secretary, \$2,500, be and hereby is denied upon the information at hand.

(April 8, 1920.)

District Attorney, Ulster County

Resolved, That the application of District Attorney Traver, Ulster County, for transfer from the competitive to the exempt class of the position of stenographer in his office, be and hereby is denied, it appearing that the positions of stenographer to the grand jury and assistant district attorney are exempt.

(April 8, 1920.)

Village of North Pelham

Resolved, That the application of George Lambert, attorney for the Village Board, North Pelham, for classification as exempt of the position of captain of the police department, be and hereby is denied upon the information at hand.

(April 22, 1920.)

Industrial Commission

Resolved, That the application of the State Industrial Commission for classification of the position of supervisor, salary \$3,000 a year, in the non-competitive class, be and hereby is denied.

(May 20, 1920.)

Commissioner of Charities and Corrections, Westchester County

Resolved, That the application of Deputy Commissioner Brown, Department of Charities and Corrections, Westchester County, for classification in the labor or non-competitive class of the position of clerk in storeroom, be and hereby is denied, as it is the judgment of the Commission that the position is one which should remain in the competitive class.

(May 20, 1920.)

Resolved, That the application of Deputy Commissioner Brown, Department of Charities and Corrections, Westchester County, for classification in the labor class of the position of housekeeper at the almshouse, be and hereby is denied, as it is the judgment of the Commission that the position should be classified as non-competitive.

(May 26, 1920.)

Industrial Commission

Resolved, That the application of the Industrial Commission for classification as exempt of position of assistant counsel, \$3,000 a year, be and hereby is denied.

(June 4, 1920.)

Conservation Commission

Resolved, That the application of Conservation Commissioner Pratt for classification as non-competitive of the position of inspector of automobiles in his department, salary \$1,800 a year, be and hereby is denied.

(June 10, 1920.)

Industrial Commission

Resolved, That the application of the State Industrial Commission for classification as exempt of an additional position of deputy, making a total of four, be and hereby is denied.

(June 10, 1920.)

Institute of Applied Agriculture on Long Island

Resolved, That the application of Director Johnson, State Institute of Applied Agriculture on Long Island, for classification as non-competitive of the position of farm superintendent at the Institute, \$3,000 a year, be and hereby is denied, as the Commission believes that it is entirely practicable to fill positions of this character as the result of competitive examinations.

(June 10, 1920.)

Hospital Commission

Resolved, That the application of the Hospital Commission for classification as non-competitive of all professional and technical positions on the staff of the Psychiatric Institute be and hereby is denied.

(July 1, 1920.)

Industrial Commission

Resolved, That the application of Bernard L. Shientag, Counsel, State Industrial Commission, for classification as non-competitive of the position of assistant counsel, salary \$3,000 a year, be and hereby is denied on the information at hand.

(July 16, 1920.)

Department of Public Works

Resolved, That the application of Superintendent of Public Works Walsh for classification in the labor class of the position of fleet commander, salary \$150 a month, be and hereby is denied, as it is the judgment of the Commission that the position is one which ought not to be included in the labor class, but might properly be classified as non-competitive.

(July 29, 1920.)

Newark State School for Mental Defectives

Resolved, That the application of Superintendent Nevin for transfer from competitive to non-competitive class of positions of matron, head matron, and sewing instructor, be and hereby is denied.

(September 10, 1920.)

Department of Public Builings

Resolved. That the application of Superintendent of Public Buildings McGrath for transfer from the non-competitive to competitive class of position of stone cutter and tile setter be and hereby is denied.

(September 15, 1920.)

Letchworth Village, Thiells

Resolved, That the application of Superintendent Little of Letchworth Village, requesting classification in the non-competitive class of the position of general matron, salary \$1,200 and maintenance, be and hereby is denied, it appearing that positions of this character in the institutional service are generally classified as competitive.

(November 20, 1920.)

Newton Memorial Hospital

Resolved, That the application of Superintendent Dorn, Newton Memorial Hospital, for classification as non-competitive of the position of fireman and night watchman, salary \$1,080 a year, be and hereby is denied, as it is

the judgment of the Commission that competitive examination for this position, limited to residents of Chautauqua county, is practicable.

(November 20, 1920.)

County Treasurer, Oneida County

Resolved, That the application of County Treasurer Hooper, Oneida County, for classification as exempt of the position of cashier, \$2,000 a year, and confidential stenographer, \$1,200 a year, be and hereby is denied.

(December 21, 1920.)

AMENDMENTS TO STATE CIVIL SERVICE REGULA-TIONS

Regulations r-A and r-B

Resolved, That the Regulations of the Commission be and hereby are amended by inserting therein, after Regulation I, Regulation I-A and Regulation I-B, reading as follows:

Regulation I-A, Assistant Secretary.

An employee of the Commission may be designated as assistant secretary. The assistant secretary, in the absence or inability of the secretary to act, may perform any or all duties of the secretary.

Regulation I-B, Chief Clerk of Payroll Bureau.

An employee of the Commission may be designated as chief clerk of payroll bureau. The chief clerk of the payroll bureau, in the absence or inability of the secretary to act, is hereby designated to sign payroll certificates; and in case of inability of both the secretary and the chief clerk of the payroll bureau to act, the president is authorized to designate an employee to sign payroll certificates.

(March 19, 1920.)

Regulation IV, Subdivision 5

Resolved, That Regulation IV, subdivision 5, with reference to the limits of age at the time of examination, be amended by striking out the words "county superintendent of highways, minimum 30 years," and substituting in lieu thereof the words "county superintendent of highways, minimum 25 years."

(January 16, 1920.)

Resolved, That Regulation IV, subdivision 5, relating to the limits of age at the time of examination, be and hereby is amended so as to provide that the minimum age limit of candidates for position of addressograph (graphotype) operator shall be not less than seventeen years instead of twenty-one years.

(October 21, 1920.)

Regulation IV, Subdivision 6

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Resolved, That Regulation IV, subdivision 6, be and hereby is amended to read as follows: "Defective applications will be suspended and applicant

notified to correct the same, but no such opportunity may be granted a second time."

(February 19, 1920.)

Regulation VII, Subdivision 2

Resolved, That Regulation VII, subdivision 5, be and hereby is amended by adding at the end of the first paragraph the following:

"If any error is discovered in an eligible list or report of examination after it has been reported by the Chief Examiner, or has been entered in the certification book, no alteration shall be made until a report of the matter has been submitted by the Chief Examiner if the error occurred in the Examinations Division, or by the Secretary if the error occurred in the Administration Department, to the President of the Commission and approved by him, or, in his absence, submitted to and approved by some member of the Commission.

A minute must be prepared and submitted to the Commission explaining the change made, and a note in the certification book must refer to the action taken in the case by the Commission."

(October 28, 1920.)

Regulation VII, Section 6

Resolved, That Regulation VII, section 6, relating to certifications by judicial districts, be and hereby is amended by adding to the list the words "teacher in Americanization Work, State Department of Education."

Resolved, That Civil Service Regulation VII, subdivision 6, be and hereby is amended by inserting therein the following:

"Subject to the provisions of section 14 of the Civil Service Law, certifications from the eligible list for the positions of district director and assistant district director and cashier, Income Tax Bureau, office of the State Comptroller, shall be made by groups, as follows:

"Group I: New York, Bronx, Brooklyn, and Jamaica offices, residents of the first and second judicial districts.

"Group II: Kingston office, residents of the third and fourth judicial districts.

"Group III: Syracuse and Utica offices, residents of the fifth judicial district.

"Group IV: Binghamton and Elmira offices, residents of the sixth judicial district.

"Group V: Rochester office, residents of the seventh judicial district.

"Group VI: Buffalo office, residents of the eighth judicial district.

"Group VII: White Plains office, residents of the ninth judicial district."

(February 19, 1920.)

Resolved, That Regulation VII, subdivision 6, be and hereby is amended to read as follows:

"Certifications from the eligible lists of assistant electrical engineer, assistant steam engineer, bookkeeper, cashier, chief engineer, clerk, court attendant, court clerk, court stenographer, farm manager, file and index

clerk, florist and gardener, foreman carpenter, game protector, guard State Agricultural and Industrial School, head carpenter, head farmer, housekeeper, janitor, junior clerk, laundry overseer, messenger, nurse, page, steam fireman, stenographer, storekeeper, telephone operator, type-writer copyist, veterinarian, watchman, shall be made from the residents of the judicial district in which the vacancy exists, except that from any of the foregoing eligible lists certifications shall be made of names of residents of the first and second judicial districts for vacancies in state departments or institutions with offices in the Borough of Manhattan, New York city."

(December 6, 1920.)

Regulation X

Resolved, That Regulation X, commutation for board and lodging, be and hereby is amended to read as follows: The commutation for board and lodgings under section 12 of rule 1 shall be as follows: In the state hospitals, charitable and reformatory institutions, \$24 per month, apportioned at the rate of \$6 per month for each meal and \$6 per month for lodging. Heads of families living outside the institution are allowed an additional sum of \$8 a month, which applies to lodging only.

(June 23, 1920.)

Regulation XI

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the County Service, by adding thereto the following: "In the Nassau County Sanatorium: pot washer; waitress; domestic; orderly; seamstress; laborer"; competitive or non-competitive examinations for the positions having been found to be impracticable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "Village Service: In the Village of Port Chester" by adding thereto the words "driver of street sweeper," competitive or non-competitive examination for said position having been found to be not practicable.

(January 7, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended under the heading "In the Department of Public Works," by adding thereto the words "lock helper," competitive or non-competitive examination for said position having been found to be not practicable.

(January 15, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the Department of Health," by adding thereto the word "laundress," competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Superintendent of Buildings, Westchester County," by striking out the words "compensation not to exceed \$100 a month," and substituting in lieu thereof "compensation not to exceed \$1,300 a year," effective January 1, 1920.

(January 23, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "Under the Board of Supervisors, Albany

County," by striking out the words "compensation not to exceed \$2.50," and substituting in lieu thereof "compensation not to exceed \$3," effective January 1, 1920.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "Under the Board of Supervisors, Rensselaer County," by striking out the words "four bridge tenders, compensation not to exceed \$2.50 per day," and substituting in lieu thereof "four bridge tenders, compensation not to exceed \$3 per day," effective January 1, 1920.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the Nassau County Court House," by striking out "three cleaners, compensation not to exceed \$80 per month; two women cleaners, compensation not to exceed \$2 per day," and substituting in lieu thereof "three cleaners, compensation not to exceed \$125 a month; two women cleaners, compensation not to exceed \$75 a month; one laborer, compensation not to exceed \$125 a month."

(January 24, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Sheriff, Eric County," by adding thereto the word "charwoman," competitive or non-competitive examination having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Superintendent of the Poor, Orange County," by adding thereto the words "utility man," competitive or non-competitive examination for said position having been found to be not practicable.

(January 29, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the Suffolk County Sanatorium," by adding thereto the words "kitchen helper," competitive or non-competitive examination for said position having been found to be not practicable.

(February 19, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "Charitable, Penal, and Reformatory Institutions," by inserting the following: "In Great Meadow Prison: domestic," competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "County Service," by inserting therein the following, competitive or non-competitive examination for the places named being found to be not practicable: "In the Delaware County Tuberculosis Hospital: assistant janitor; cook; laundress; maid."

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Bronx Parkway Commission," by striking out the words "laborer or tree trimmer, compensation not to exceed \$4.50 per day; janitor; laborer with team; janitress"; and substituting in lieu thereof the words "laborer or tree trimmer, compensation not to exceed \$5 per day; janitor; janitress; driver with team and vehicle."

(March 18, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Commissioner of

Charities and Corrections, Westchester County," by adding thereto the words "Inmate baker; ward maid," competitive or non-competitive examination for said positions having been found to be not practicable.

(March 24, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "County Service," by adding thereto the following: "In the Newton Memorial Hospital, Chautauqua County: cook; kitchen helper; waitress; maid; orderly; laundryman; laundress; laborer"; competitive or non-competitive examination for said positions having been found to be not practicable.

(April 30, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Industrial Commission," by adding thereto the word "laborer."

(May 8, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Commissioner of Charities and Corrections, Westchester County," by adding thereto the words "maid and waitress," competitive or non-competitive examination for said position not being practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the Department of Public Buildings," by striking out the words "assistant gardener, compensation not to exceed \$75 per month, and substituting in lieu thereof the words "assistant gardener, compensation not to exceed \$100 per month," effective July 1, 1920.

(May 20, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "County Service," by inserting therein the following: "In the Columbia Sanatorium, Columbia County: waiter or waitress; maid; laborer; kitchen helper"; competitive or non-competitive examination for said positions having been found to be not practicable.

(June 10, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Health Officer, Port of New York," by adding thereto the words "laborer-fumigator; deckhand; dockman"; competitive or non-competitive examination for said positions having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended by adding thereto the following: "In the office of the Public Service Commission for the First District: one porter; one laborer"; competitive or non-competitive examination for said positions having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the Delaware County Tuberculosis Hospital," by adding thereto the word "waitress," competitive or non-competitive examination for said position having been found to be not practicable.

(June 23, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended by adding thereto the following: "In the office of the Public

Service Commission, Second District: laborer," competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended by adding thereto the following: "In the office of the State Tax Commission: laborer," competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Comptroller," by adding thereto the word "laborer," competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Secretary of State," by adding thereto the word "laborer," competitive or non-competitive examination for said position having been found to be not practicable.

(July 1, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended by adding thereto the following: "In the office of the Mohansic Lake Reservation Commission: stableman; laborer"; competitive or non-competitive examination for said position having been found to be not practicable.

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Bronx Parkway Commission," by striking out the words "laborer or tree trimmer, compensation not to exceed \$5 per day," and substituting in lieu thereof the words "laborer or tree trimmer, compensation not to exceed \$6 per day."

(July 16, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Conservation Commission," by adding thereto the words "caretaker, Cuba Reservation, \$660; gate tender, Beaver River, \$550"; effective July 1, 1920, competitive or non-competitive examination for said position having been found to be not practicable.

(July 29, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "In the office of the Conservation Commission," by adding thereto the words "caretaker and laborer on state boat," competitive or non-competitive examination for said position having been found to be not practicable.

(September 10, 1920.)

Resolved, That Regulation XI, positions classed as laborers, be and hereby is amended, under the heading "County service," by adding thereto the following: "In the Pine Crest Sanatorium, Herkimer County: assistant cook; maid"; competitive or non-competitive examination for said positions having been found to be not practicable.

(November 20, 1920.)

APPENDIX D
REPORTS OF MUNICIPAL CIVIL SERVICE COMMISSIONS
REPORTS OF MUNICIPAL CIVIL SERVICE COMMISSIONS
[119]

REPORTS OF MUNICIPAL

(Statistical summary based on

					-	CLASSIFIE	D SERVI	· ·					
			CITY		C	omnetitive class	Non	-competitive		Exempt class	Labor class, permanent and temporary		
Number		No. of meetings	No. of posi- tions	Total compensation	No. of posi- tions	Total compensation	No of. posi- tions	Total compensation	Average no. of posi- tions	Estima'e ! total compensation			
1 2 3 4 5	AlbanyAusterdamAuburnBataviaBeacon	8 19 48 16 12	561 97 170 42 21	\$861,029 90 135,400 52 223,763 88 47,040 00 28,655 00	9 6	\$7,000 00 11,280 00 3,925 00 2,580 00	13 5	\$76,900 00 9,556 00 22,339 00 6,240 00 1,700 00	100 90 30	\$456,156 92 113,214 42 86,865 18 38,780 00 7,325 00			
6 7 8 9	Binghamton Buffalo Canandaigua Choes Corring	27 10	299 2,988 11 80 36	403,381 75 5,495,937 73 12,020 00 93,112 00 45,672 80	5 3	13,540 00 989,261 88 1,175 00 6,240 00	47		1,557 15 70	110.517 11 1,463,355 30 14,000 00 69,196 29 21,748 40			
11 12 13 14 15	Cortland Dunkirk Elmira Fulton Cleneva	14 14	18 57 167 38 46	16,176 00 70,824 74 209,947 82 49,960 00 51,580 00	6 3	9,803 44	16 10	6,450 00 16,283 50	10° 50	9,721 04 43,451 12 103,520 57 43,166 59 24,649 05			
16 17 18 19 20	Glen Cove Glens Falls Gloversville Hornell	25	10 55 72 23 17	8,402 67 55,570 00 79,259 41 33,768 00 21,569 00	3 2 1	3,420 00 4,200 00 1,000 00 1,900 00	34		50 74 15	13,177 03 49,800 00 73,973 76 16,480 00 15,532 00			
21 22 23 24 25	Ithaca Jamestown Johnstown Kingston Lackawanna	36 5 12	181 22 46	41,662 05 243,990 24 22,643 23 54,970 00 102,700 00	13	10,366 93	15 11	10,820 00	150 25 50	48,848 18 143,266 02 33,618 28 53,565 00 48,202 00			
26 27 28 29 3)	Little Falls Lockport Mec'anicvi'le Nidl town Mount Vernon	17 4 1 7 46	17 50	18,110 00 10,038 92 18,564 24 71,291 00 283,172 28	17		21 11 6 9 42	9,499 00	50 35 25	24,257 10 53,486 35 13,347 46 17,816 58 41,567 64			
81 83 81 81	New Pochelle New Rochelle New York Norwich Niagara Falls	150	195 31, 33 5 9	92,423 06 324,220 26 64,906,404 49 5,118 94 349,132 30	6,933	750 00 1,920 00 4,316,216 86 16,562 90	681 7	9,528 CO 8,823,746 F4 1,757 GO	126 15,461 5	85,375 37 159,570 06 23,460,516 66 3,378 30 150,572 00			
83 87 83 89 40	No. Tonswanda Ozdensburg Olean Oneida Onemita	18	32 41 49		i	18,260 00 1,032 00 560 00	11	2,450 00	45 15	10,500 00 32,213 48 46,722 11 13,070 82 14,873 82			
41 42 43 44 45	Oswego	1 4	15 13 125	16,200 00 15,336 00 117,721 24	3	4,140 00	3 1 32 5 10	600 00 3,015 00 2,750 00	80 40 75	48,568 59 17,380 00 33,169 46 106,356 30 6,598 50			
46 47 48 48 50	Rochester	18 2 18	76 22 56	103,830 36 22,514 71 83,184 76	28 1	36,401 45 1,200 00	13 8 9	4,825 00 4,296 37 12,124 00	100 15 52	83,154 27 15,831 45 41,272 60			

CIVIL SERVICE COMMISSIONS

figures submitted for the year 1920)

Unclassified Service Including Election Officers			COMPE			Non-c Exa	MINAT	ITIVE	App	OINTMI	-37	Res	IGNATI	ons			
Evels	ding teachers		ersons	ons	failed		passad	failed	88	class	class	20	class	chass	Ken	octions	
No.of posi- cions	Total compensation	No. held	No. of persons	No. of persons	No. of persons failed	No. he'd	No. of persons	No. of persons failed	Exempt class	Competitive	Non-competitive class	Exempt class	Competitive	Non-competitive class	No. of transfers	No. of promotions	Number
841 104 193 56 58	\$124,550 00 28,425 00 32,826 00 13,140 00 9,944 00	10 5 18 2 4	46 9 85 15 6	36 9 58 12 4	10 27 3 2	2	5	 	7 5 1	32 34 35 10 3	11	5 1	25 9 5 4 7	(10) (10) (10) (10) (10)	i	3 3 10 2	3
138 1,681 27 103 87	60,332 00 239,389 93 4,852 00 30,140 40 11,628 35	33 62 2 10 4	106 732 4 15 16	88 376 4 14 16	18 356	62	954	**** **** **** ****	10 5 10 1	53 126 3 19 8	954 4	6	32 123 1 9 2	872	13 	58 2	8 9
170 *77 292 117 96	14,872 60 *33,690 00 38,052 73 18,607 54 10,506 28	4 7 9 10 5	14 20 74 15 9	13 16 71 15 7	1 4 3	2 1	4 1	3 1	5 9	6 15 19 13 6	1 2 1	3 1	11 22 4 1	1 3 1	::::	2	11 12 13 14 15
68 147 185 114 78	13,490 00	2 2 11 4 1	9 6 43 21 8	7 6 39 20 8	4	i	i	0 143 1 175 2 145 2 144	3	17 5 3	1	2	14. 4. 3		::::		16 17 18 19 20
123 181 58 140 787	40,021 74 14,746 44	4 19 2 4 6	11 79 5 18 32	11 67 5 11 26	12	4	6	i	3	9 46 10 4 67	8	1 i	28 3	6	1	11.	21 22 23 24 25
81 112 62 155 126	6,599 77 18,298 00	7 3 5 7	15 13 9 29 33	14 12 9 25 28	1 1 4 5	4	4	****	3	24 9 3 8 22	4		8 4 5 9 13	10 kg 10 kg 10 kg 10 kg 10 kg		1 2 	26 27 28 29 30
115 204 10,684 72 160	80,176 92 2,020,380 00 9,117 91	28 119 20	16 75 3,460	10 50 2,253	6 25 1,207	41 41	913	10	5 153 12	11 50 3,009 27	1 3,000	52 52	3 6 1,439 25	2,800	919	1 6 1,361 	31 32 33 34 35
79 149 104 158 128	11,905 51	1 9 4 4 2	3 19 20 9 4	17 17 12 8 4	2 2 8 1	100 100 100 100	 	2-3- 2-3- 1-3- 1-3-1 1-3-1 1-3-1	1 5	16 6 12 5 3	1	2		2	::::		36 37 38 39 40
148 74 80 117 178	25,298 00 6,698 83 20,110 00	11 8 2 11 3	35 13 5 39 6	29 12 4 36 6	6 3 1 3 3	i i	i	2 1 4 1 2 1 2 2 2 1 2 2 2 1 2 2 2 1 2 2	3 1 32 5 9	22 6 13 23 11		1	7 2 2 5 1	2	1 	 	41 42 43 44 45
日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日	96,068 00 18,010 70 5,035 61 11,004 00 90,611 00	25 5 10 36	224 14 7 42 142	200 9 7 35 132	24 5 7	3 1	68		5 7 9	426 6 14 51 80	68 9 1	7 2 1	129 6 2 3 39	20		29 1 2 7	46 47 48 49 50

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REPORTS OF MUNICIPAL

(Statistical summary based on

		held	CLASSIFIED SERVICE												
			C	ompetitive	Non	-competitive	l	Exempt class	Labor class, permanent						
	CITY	Ĭ.		CHARD		CIMES		U Labels	and temporary						
Number	0.1.2	No. of meetings	No. of posi- tions	Total compensation	No. of posi- tions	Total compensation	No. of posi- tions	Total compensation	Average no. of posi- tions	Estimated total compensation					
51 52 53 54 55	Syracuse	26 32 26 29 6	868 37 331 347 127	\$1,338,048 48 56,287 94 410,665 00 494,099 13 192,664 00	1 4 19	\$14,600 00 1,700 00 9,300 00 20,980 00 6,545 00	10 21 40	32,010 00 47,780 00	20 160 190	19,164 64 112,180 00 200,530 00					
56 57 58	Watervliet White Plains Youkers	26 22 48	49 113 683	53,400 00 151,980 00 894,402 48	1	2,300 00 3,400 00	6 15 32	11.575 00	22	8,000 00 20,360 00 300,188 25					
	Totals		42,397	81,602,116 31	8,465	5,546,916 87	1,446	4,811,493 66	23,324	30,782,416 77					

^{*} Estimated.

CIVIL SERVICE COMMISSIONS — Concluded

figures submitted for the year 1920)

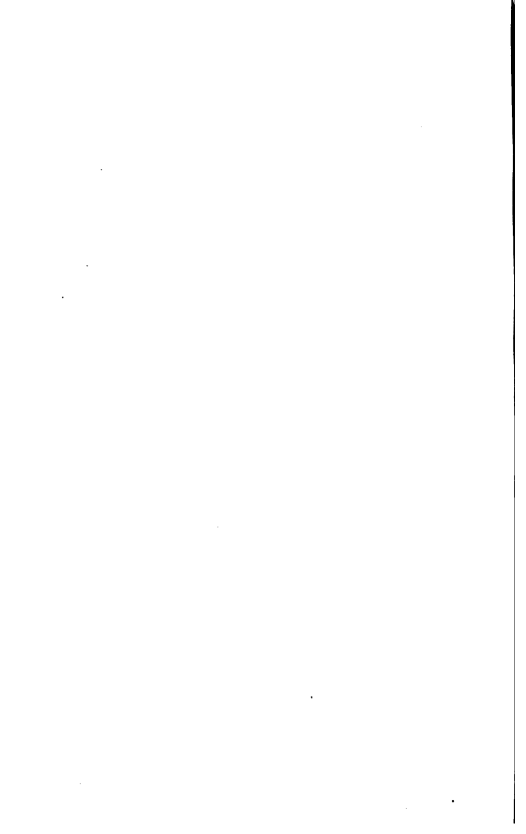
U: Servi			MATION		Non-compatitive Examinations			Appointments			RESIGNATIONS						
Excluding teachers			reces examined	2	failed		Posed	failed		9	tive	_	ols &	che	era	otions	
No. of posi- tions	Total compensation	No. held	No. of persons	No. of person	No. of persons failed	No. held	No. of persons	No. of persons failed	Exempt class	Competitive	Non-competitive	Exempt cha	Competitive	Non-competitive	No. of transfers	No. of promotions	Number
584 05 287 203 243	\$156,426 00 16,000 00 62,088 00 82,967 75 37,987 01	34 4 16 48 10	204 15 116 186 65	13 99 178	17 8		3 29		22 8 4 37 5	136 11 58 103 87	 29	1 1 5 5	73 7 6 49 32	 	3 4	5 7 3	51 52 53 54 55
116 672	7,113 50 30,747 00 112,405 00	12 7 44	33 29 97	29 15 89	4 14 8				6 3 1	15 15 71	1	2 2	3 1 3	••••	 1	3 1 8	56 57 58
74,256	4,115,266 82	754 6	,418	4,514	1,899	135	1,995	15	456	4,900	4,107	120	2,222	3,724	945	1,546	_



APPENDIX E

DIGEST OF COURT DECISIONS

OPINIONS OF ATTORNEY - GENERAL



DIGEST OF COURT DECISIONS

Civil Service Law Amendments

Section 21-a. Civil war veterans; retirement; pensions. Added by Laws 1920, chap. 746, in effect May 12, 1920.

Section 21-a. Civil war veterans; retirement; pensions. Amended by Laws 1920, chap. 751, in effect May 12, 1920.

Section 22. Power of removal limited. Amended by Laws 1920, chap. 833, in effect May 19, 1920.

Section 22-a. Suspension and reinstatement of employees. Added by Laws 1920, chap. 836, in effect May 19, 1920.

Section 22-c. Continuity of service, soldiers, sailors or marines. Added by Laws 1920, chap. 266, in effect April 19, 1920.

Section 22-c. Physical examinations of persons in service during world war. Added by Laws 1920, chap. 750, in effect May 12, 1920.

Section 30-a. Inspectors of masonry construction. Added by Laws 1920, chap. 592, in effect May 10, 1920.

Sections 50-72. Retirement of state civil service officers and employees. Added by Laws 1920, chap. 741, in effect May 11, 1920.

Sections 60, 61, renumbered as sections 100, 101. See Laws 1920, chap. 741. Section 22. Superintendent of waterworks not a "position"—Second Class

Cities Law, sec. 94

The office of superintendent of water works of the city of Binghamton is not a "position" within the meaning of section 22 of the Civil Service Law, and the power conferred by section 94 of the Second Class Cities Law upon the commissioner of public works in said city to appoint one to such office to hold during the pleasure of the commissioner is not limited by said section of the Civil Service Law. (People ex rel. Johnson v. La Roche, 111 Misc. Rep. 465; 181 N. Y. Supp. 611.)

Classifications

Promotions - Attempted validation of improper.

Where promotions are made within the civil service to classifications which do not legally exist, any subsequent action of the local civil service commission in conferring different titles on the persons promoted does not validate the improper promotion. Story v. Craig, 191 App. Div. 914; 180 N. Y. Supp. 955, the court said: "It is much to be regretted that the former official administrators of the Civil Service Law in the city of New York, after repeated judgments of the courts (People ex rel. Fowler v. Moskowitz, 175 App. Div. 710; 220 N. Y. 669; Gallagher v. Patterson, N. Y. L. J. Jan. 4, 1918; Story v. James, Id. Jan. 8, 1918), should have endeavored to defeat the plain requirements of the Constitution and statutes providing for examinations and promotions, within and under the classified city service, which is the great purpose of a civil service commission and the only security for fair, open and equal competition. The judgment is unanimously affirmed, with costs."

Constitutional Law

Certification of appointment as veteran - Laws 1920 chap. 282.

The statute (Laws 1920, chap. 282) which declares that a public employee who had secured a place on the civil service eligible list by competitive examination before or while in the military or naval service in the World War shall be preferred for any appointment or promotion thereafter made in such grade in the department in which he shall be employed, is constitutional. (Matter of Barthelmess, 112 Misc. Rep. 204; 184 N. Y. Supp. 133.)

Excise Department

"Position" of chief inspector — No appropriation for salary — Abolition of position — Mandamus to reinstate will not lie.

Petitioner, an exempt fireman, from October 1, 1914, to July 1, 1917, held the position of chief inspector in the department of excise. The general Appropriation Law for the year from July 1, 1917, to June 30, 1918, chapter 181 of the Laws of 1917, contained no item for the salary of the position of chief inspector, and did not provide for any similar position under any other name. Defendant alleged that by reason of the fact that no sum had been appropriated or was available for such salary, it became necessary to abolish the said position of chief inspector in the department of excise, and such position was abolished on the 1st day of July, 1917. The Appellate Division affirmed an order of the Special Term denying a motion for a peremptory writ of mandamus to compel defendant to reinstate relator in the position of chief inspector, and the Court of Appeals affirmed the order of the Appellate Division. (Matter of Ward v. Sisson, 229 N. Y. 522; aff'g 188 App. Div. 942.)

New York City

1. Reduction of salary of employee in office of Comptroller.

Although a civil service employee in the office of the Comptroller of the City of New York and in the competitive class, received a certain salary per annum as a member of a certain grade, the board of aldermen on the recommendation of the board of estimate and apportionment may reduce the salary of such employee in a subsequent budget, and, having voluntarily accepted the lower salary, he cannot maintain an action to recover from the city the difference between his former and present salary on the theory that he could not be reduced to a lower grade and a lower salary without charges being preferred and an opportunity given for him to be heard. (Brigham v. City of New York, 191 App. Div. 866; 182 N. Y. Supp. 145.)

2. Section 1543 of Greater New York charter — Prohibition against removal or reduction in grade unless on charges.

The provision of the Greater New York charter (§ 1543) forbidding the removal or reduction in grade of an employee without charges and a hearing, was intended to protect individual employees from arbitrary and unjust action on the part of their superiors, and was not intended to limit the power of the proper officials in good faith to reduce the salary of a certain office, providing the reduction was not unjust and not for the purpose of discriminating against any single employee. (Brigham v. City of New York, 191 App. Div. 866; 182 N. Y. Supp. 145.)

Second Class Cities Law

Section 94. Power of appointment to office of superintendent of water works of the city of Binghamton not limited by section 22 of the Civil Service Law. (People ex rel. Johnson v. LaRoche, 111 Misc. Rep. 465; 181 N. Y. Supp. 611.)

Veterans

World War veterans as police sergeants in New York city — Military Law, section 245 (7) is constitutional — State Constitution, Article V, section 9, construed.

The statute (Military Law, section 245, as added by chapter 241 of the Laws of 1919, and amended by chapter 282 of the Laws of 1920), in reference to preferences in the promotion and appointment of veterans of the military or naval service to civil service positions, is not invalid as violating section 9 of article 5 of the State Constitution which grants preferences to veterans of the Civil War, and the petitioners, members of the New York city police department who had passed the promotion examination for police sergeant, were not entitled to an order directing the municipal civil service commission of New York city to recall and annul a certification for promotion of the name of a World War veteran who in rating was not among the first three on the list. (Matter of Barthelmess v. Cukor, 194 App. Div. 359.)

It must be assumed that the Legislature in respect to the preferences now in question meant merely that the names of those in whose favor the preference is given should be certified for appointment and promotion in the order of their respective ratings on the eligible list following the names, if any, of honorably discharged soldiers and sailors of the Civil War for whom a preference is provided by section 9 of article 5 of the State Constitution. (Matter of Barthelmess v. Cukor, 194 App. Div. 359.)

Promotions are privileges only, not constitutional rights.

Citizens possess no constitutional right to appointments, or promotions in the public service but these are privileges only, which may be conferred for reasons deemed sufficient by the Legislature upon all of the same class, provided there is no discrimination with respect to classification and a classification based on military or naval service may not be said to be arbitrary or declared void on that ground. (Matter of Barthelmess v. Cukor, 194 App. Div. 359.)

Preference to Civil War veterans not exclusive.

The preference granted to Civil War veterans by the Constitution are not exclusive of all others and the Legislature was not stripped of all power thereby with respect to granting preferences in appointments and promotions. (Matter of Barthelmess v. Cukor, 194 App. Div. 359.)

OPINIONS OF ATTORNEY-GENERAL

Civil Service Law — Promotions — Increase of Salary by Statute — Division Engineer in Highway Department

Where a promotion examination has been held and an eligible list established for promotion from senior assistant engineer to division engineer, in the State Highway Department, the subsequent increase by the Legislature of the salary of division engineer, does not cancel the list nor prevent promotion therefrom at the increased salary.

STATEMENT

The office of division engineer in the State Highway Department is in the competitive class of the civil service and vacancies are ordinarily filled by promotion from among those holding the position of senior assistant engineer. In 1916 the Civil Service Commission held an examination for promotion to the office of division engineer, and as a result of this examination prepared This eligible list has not yet been canceled or an eligible list. superseded. At the time the list was promulgated the salary of division engineer was fixed by section 16 of the Highway Law at \$4,000 per annum. That section was amended by chapter 467 of the Laws of 1919, increasing the salary to \$5,000 per annum. On February 25, 1920, the Commissioner of Highways removed one of his division engineers. A clerk in his office then telephoned to the Civil Service Commission, requesting the certification of names for appointment to fill the vacancy. The Assistant Secretary of the Civil Service Commission advised this clerk that the list was already in the possession of the Highway Department and that no further certification was necessary. after, the Commissioner of Highways notified the Civil Service Commission that he had appointed Leonard D. Brownell, division engineer, to fill the vacancy mentioned, at the salary of \$5,000 per annum, the appointment to be effective February 25, 1920. Mr. Brownell's name was third upon the eligible list referred to. (On the list as it appeared in the Civil Service Commission's records Mr. Brownell's name was fourth, the records not having been corrected to allow for the death of Frank W. Bristow. correction of the record to strike off the list the name of Mr. Bristow eliminates from the present controversy any question as to whether or not Mr. Brownell's name was third upon the list.) The Civil Service Commission, by its secretary, refused to accept the appointment of Mr. Brownell at a salary of \$5,000, on the ground "that the present promotion list for division engineer was established for appointment at \$4,000 per annum, and we are therefore unable to accept the appointment therefrom at salary of \$5,000." Mr. Brownell entered upon and performed the duties of division engineer, and on March 3rd his payroll as division engineer for the period from February 25th to February 29th was certified to the Civil Service Commission for approval at the rate of \$5,000 per annum. The payroll was returned without the approval of this item, but with a statement that this salary could not be certified at more than \$4,000 per annum.

INQUIRY

Has the Civil Service Commission jurisdiction to limit the salary to be paid to division engineers in the Highway Department, or to make acceptance of an appointment conditional upon the limitation of salary below that fixed by law?

OPINION

The request by the Highway Department for certification of an eligible list was made informally over the telephone, but the Civil Service Commission did not object to its informality at the time, but stated that a new certification was unnecessary as the list was already in the hands of the Highway Department. The attitude of the Civil Service Commission in rejecting the payroll certified March 3rd was not that an appointment had been made without proper request for certification of eligible list, or without the certification of such list, but that an appointment at \$5,000 had been made off a list from which no appointment at more than \$4,000 could be made. There is no specific provision in the Civil Service Law or the Civil Service Rules for the formalities which shall surround application for certification of eligible lists for promotion. Rule 8 applies generally to appointments in the competitive class, and it might be construed

to apply to such lists. In subdivision 2 of that rule it is provided that "whenever an appointing officer shall request a certification from the commission for appointment to or employment in any position in the competitive class he shall specify the title, duties and compensation of such position, so that certification may be made from the proper eligible list, or that when necessary a proper eligible list may be prepared as the result of an open competitive examination held for that purpose. The secretary shall thereupon as soon as practicable certify to the appointing officer for appointment, from the eligible list most nearly appropriate to such position, as it may then exist, the names of the three persons, etc., etc."

The Civil Service Commission is in a position to consider this rule as applying to certification of lists for promotion, or it may consider it as applying only to lists prepared as the result of open competitive examination. If they take the first position, it is true that the Highway Department did not specify, in applying for certification, the salary of the position. But it is also true that had they specified the salary at \$5,000 it would have made no difference in the selection by the secretary of the Civil Service Commission of the most nearly appropriate list from which certification could be made, because, regardless of any change of salary, there can be no more appropriate list for promotion from senior assistant engineer to division engineer than the list prepared as a result of examination open to senior assistant engineers for promotion to division engineer. There being a list than which no other list could possibly be more appropriate. it would have become the duty of the Secretary to certify from this list, regardless of the salary which might be stated in the request for certification. The rule specifically states the reason why title, duties, and compensation of the position shall be specified: that is, "so that certification may be made from the proper eligible list." If knowledge of the rate of salary to be paid could have no effect upon the question of which list was most appropriate, then the reason for requiring specification of the salary fails; and it is an accepted maxim of the law that where the reason for a rule fails, the rule fails. Further, the salary in

this case was not fixed by the head of the department, but by the statute, section 16 of the Highway Law fixing the salary without vesting in the Commissioner of Highways any discretion to change it, and without vesting in the Civil Service Commission any discretion to limit it to less than the amount so fixed. There is a presumption of knowledge of the provisions of general statutes which I think extends to the Civil Service Commission as well as to everybody else, and I think the Civil Service Commission is charged with knowledge of the salary of division engineers in the Highway Department, and cannot reject appointments made by the Commissioner of Highways on the ground that he had not informed them of the provisions of a general law.

Should the Civil Service Commission take the position that subdivision 2 of Rule 8 does not apply to the certification of lists for promotion but only to lists resulting from open examinations, then there is no provision requiring the formal application for certification of an eligible list in promotion cases, Rule 14 being silent upon the subject. That being the case, when an informal application for a list was made by the Highway Department and accepted by the Civil Service Commission through the informal advice that the list already in the hands of the Highway Department was the proper list - a procedure which I understand is not at all uncommon but may be regarded as established by departmental usage - I do not think the Civil Service Commission is in a position to complain of the lack of formality surrounding the preliminaries to this appointment. The Commissioner of Highways had before him an eligible list which had been duly certified at one time, and which was the list of those eligible for promotion from senior assistant engineer to division engineer. From this list he promoted a man from senior assistant engineer to division engineer. I can see no reason why this promotion is not valid and why the Civil Service Commission should not certify the payroll of the man so promoted.

The contention is made by the Secretary of the Civil Service Commission that since the list of those eligible for promotion from senior assistant to division engineer was prepared at a time when the salary of division engineer was \$4,000, and since the Legislature has since arbitrarily changed that salary to \$5,000, a promotion from senior assistant to division engineer cannot be made from that list. A very similar contention was made by the Civil Service Commission with respect to the position of county superintendent of highways when they had prepared a list as the result of an examination, which had been advertised in a notice stating that the salary of the position was \$2,500, and the Board of Supervisors of Westchester County raised the salary to \$5,000 at the time of making an appointment from that list. This contention of the Civil Service Commission was overruled by the Court of Appeals in the Matter of Mac Donald v. Ordway, 219 N. Y. 328. The opinion of the court in that case is summarized in the second paragraph of the headnote, as follows:

"2. There does not appear to be any statute or rule of the State Civil Service Commission directing or empowering it to state in the notice of an examination for applicants for a position the salary attached thereto. Hence, the Commission has no authority to refuse to certify the salary of a county superintendent of highways, upon the ground that the salary fixed by the board of supervisors, at the time he was appointed, exceeded the salary stated in the notice published by the Commission for the competitive examination of candidates for the position."

In the case before me the equities are even stronger against the contention of the Civil Service Commission, for had the salary of division engineer been \$5,000 at the time the promotion examination was held, or had the Civil Service Commission announced at that time that there was a possibility of its being increased beyond \$4,000, only those who were actually admitted to the examination would have been eligible to take it, that is the senior assistant engineers. An announcement of a higher salary could not have brought in more competitors, for only senior assistant engineers were eligible to compete. If the Legislature has seen fit to increase the salaries of division engineers, I do not see how the Civil Service Commission can say that those senior assistant engineers who were theretofore eligible to promotion have ceased to be eligible.

The vacancy in the position of division engineer must be filled,

and it must be filled at \$5,000, the Highway Law giving the Commissioner of Highways no discretion in fixing this salary. Under the general principles of the Civil Service Law, it must be filled by promotion from the position of senior assistant engineer. There is in existence a list of those eligible to promotion from senior assistant engineer to division engineer. I am satisfied that it is within the right of the Commissioner of Highways to make such a promotion from this list, and that the Civil Service Commission cannot, by assuming a right not granted to it in either the law or its rules, limit the salary of the position or limit the power of the Commissioner of Highways to fill the position.

The promotion list is, to be sure, three and one-half years old, and might well be deemed obsolete by the Civil Service Commission, if the Civil Service Commission chose to terminate it and call for an examination for a new list. But the proper time to declare a list obsolete and announce a new examination is before and not after an appointment has been made from that list. It will not do for the Civil Service Commission to say they will leave this list in effect until somebody tries to make an appointment from it and then cancel it on the grounds of obsolescence. But the refusal of the Civil Service Commission to accept an appointment from this list is not based upon any contention that the list is obsolete, for the Commission is willing to accept an appointment at \$4,000. As I have said before, the Commission has no power or jurisdiction to fix salaries in this way, and it seems to me that if the list is a proper one for the promotion of senior assistant engineers to the position of division engineer at \$4,000, it is also a proper one for the promotion of the same eligibles to the same position at \$5,000, or at any other salarv which may be fixed by the Legislature.

In view of these facts, it is my opinion that in effect the Civil Service Commission has certified the list of persons eligible for promotion from senior assistant engineer to division engineer: that Mr. Brownell's name was third upon that list; and that the appointment of Mr. Brownell therefrom to the position of division engineer by the Commissioner of Highways was valid and

must be accepted by the Civil Service Commission, the fact that the salary is now \$5,000 in nowise affecting the validity of the appointment. This being the case, it becomes the duty of the Civil Service Commission to certify the payroll under section 20 of the Civil Service Law.

Dated March 10, 1920.

CHARLES D. NEWTON,

Attorney-General.

By J. L. Cheney, First Deputy.

To Hon. Frederick Stuart Greene, Commissioner of Highways, Albany, N. Y.

ALBANY, March 30, 1920.

Delos M. Cosgrove, Esq., Counsel, Black River Regulating District, Watertown, N. Y.

Dear Sir.— I have your letter of March 26, 1920, with respect to the status, under the Civil Service Law, of employees of the Black River Regulating District. I have also conferred with Mr. Cullings, the Secretary of the Board, and Mr. Birdseye, Secretary of the Civil Service Commission, upon the subject. It seems to me, in view of the territorial limitation of the district and the fact that salaries and all other expenses are provided, not by general appropriation but by assessments levied upon the properties benefited by reservoirs within the district, that the district should be regarded not as an agency or department of the State Government, but as a civil division of the State, like a tax district or a school district.

Under section 10 of the Civil Service Law, the Civil Service Commission from time to time makes rules for the classification of the offices, places, and employments in civil divisions of the State, when, after due inquiry, the Commission deems it practicable to extend its rules to such civil divisions. Up to the present time the Civil Service Commission has only extended its

rules to about twenty of the counties and to only a few villages. I believe it is in the power of the Civil Service Commission, under section 10, to extend its rules to include the Black River Regulating District, but until such extension is made the employees of that district are not subject to the provisions of the Civil Service Law.

Yours very truly,

CHARLES D. NEWTON,

Attorney-General.

By J. S. Y. Ivins,

Deputy.

Civil Service Law, Article 3 — Additional Compensation — Scope of Article

Article 3 of the Civil Service Law has no application to laborers, mechanics, cooks, or other employees except clerks, book-keepers, stenographers, copyists, messengers, and other employees whose duties are of a clerical character.

INQUIRY

The inquiry comes from one state institution as to the application of article 3 of the Civil Service Law to firemen employed to do extra work shoveling coal and teaming; and a similar inquiry from another state institution with respect to the application of the article to a cook employed overtime as a teamster. In each case the inquiry is whether the employee so employed out of his regular hours may be paid for his overtime services.

OPINION

Article 3 of the Civil Service Law, originally passed as chapter 521 of the Laws of 1901 (the "Higgins Law"), is limited in its application by its own terms to "all clerks, bookkeepers, stenographers, copyists, messengers, and other employees whose duties are of a clerical character, in all the state departments, bureaus, commissions, and offices, except those otherwise fixed by law, or whose salaries were January first, nineteen hundred and one.

more than the maximum fixed herein." (C. S. L., § 40.) Section 43 of the same article provides:

"No person holding a position or employed in any department, bureau, commission or office to which this article applies and for which a definite salary or compensation has been appropriated or designated, shall receive any extra salary or compensation in addition to that so fixed."

In 1904, Attorney-General Cunneen held that the provisions of the act did not apply to conductors of teachers 'institutes, their duties not being of a clerical character. (Op. Atty. Gen. 1904, page 304.) In the same year, he held that the statute had no application to the position of laborer in the Comptroller's office, saying

"The position held * * * is that of laborer and the services performed by him do not appear to have been of a clerical character. This being so, it would seem plain that chapter 521 had no application to the case under consideration. (Op. Atty. Gen. 1904, page 320.)

In 1912, Attorney-General Carmody in effect approved these decisions in his opinion on additional compensation to the Dean of the New York State College of Forestry. (Op. Atty. Gen. 1912, page 414.) It seems to me perfectly clear that article 3 of the Civil Service Law was never intended to extend to any position except those defined in section 40. It is also clear to me that where persons are required or permitted to work overtime, rendering services not within the scope of their regular employment, they should be paid for those services, and there is nothing in the Civil Service Law to prevent it.

Dated April 19, 1920.

CHARLES D. NEWTON,

Attorney-General.

By J. L. Cheney,

First Deputy.

To Hon. Eugene M. Travis, State Comptroller, Albany, N. Y.

Civil Service Law § 21-a—Retirement and Pension of Civil War Veterans in the Civil Service

A civil war veteran, in order to be entitled to retirement by the State under section 21-a of the Civil Service Law, must be in the employ of the State for a continuous period of ten years at the time of application for retirement.

INQUIRY

An honorably discharged soldier of the United States in the late Civil War was employed for a continuous period of over ten years in a county position, after which he was transferred to a state position and served for two years. Is he entitled to retirement from the state position?

OPINION

Section 21-a of the Civil Service Law, as added by Laws of 1916, chapter 438, and amended by Laws of 1917, chapter 768, provides

"Every soldier, sailor or marine of the army or navy of the United States in the late civil war honorably discharged from service who shall have been employed for a continuous period of ten years or more in the civil service of the state of New York and the several cities and counties thereof and who shall have reached the age of seventy years upon his own request, or if employed in manual labor upon being incapacitated for performing manual labor, shall be retired from his employment by the state of New York and the several cities and counties thereof, and thereafter and during his life the state department or institution and the several cities and counties which employed him at the time of his retirement shall pay to him in the same manner that the salary or wages of his former position were customarily paid to him an annual sum equal in amount to one-half the salary or wages paid to him in the last year of his employment; provided, however, that the amount so to be paid to such retired veteran shall not exceed the sum of one thousand dollars per annum." (The amendments of 1917 are shown in italics.)

As originally passed, this section provided for retirement only of state employees. The amendment was intended to permit similar retirement of city and county employees, but I do not think that it was intended to permit one who served some time in a city or county and some time under the State to add up the time served under two or three different governments for the purpose of drawing a pension from the last one under which he served. I do not think the Legislature intended to permit a man who had served for almost ten years or over ten years under a city or county government to accept an appointment under the state government and immediately retire at the expense of the

State. In order to be entitled to retire at the expense of the State, he should have served a continuous period of ten years under the state government and still be in the state service at the time of applying for retirement.

Dated April 19, 1920.

CHARLES D. NEWTON,

Attorney-General.

By J. L. Cheney,

First Deputy.

To D_{R.} M. H. Cole, Assistant Surgeon, New York State Soldiers' and Sailors' Home, Bath, N. Y.

Civil Service Law, § 22, as Amended by Laws 1920, Chapter 833

— National Guardsmen in Federal Service During the World War as Veterans.

An honorably discharged member of the national guard who was in the service of the United States under the call of the President during the World War, is entitled to the protection of section 22 of the Civil Service Law as amended by Laws of 1920, chapter 833.

INQUIRY

Does the amendment to section 22 of the Civil Service Law by Laws of 1920, chapter 833, extending the protection thereof to honorably discharged soldiers, sailors, and marines having served in the army or navy of the United States in the World War, grant the benefits of that section to a member of the national guard who was called into Federal service by the President and served under the United States after the declaration of war against Germany and before the national guard was drafted into the Federal army, but who was discharged prior to that draft?

OPINION

Section 22 of the Civil Service Law grants certain rights to veterans by chapter 833 of the Laws of 1920. The words "or in the world war" were inserted in the description of the veterans protected, so that now the protection applies, in addition to those theretofore protected, to a "person holding a position by appointment or employment in the State of New York or in

the several cities, counties, towns or villages thereof who is an honorably discharged soldier, sailor or marine, having served as such in the army or navy of the United States * * * in the world war * * *."

On April 6, 1917, Congress declared that a state of war existed with Germany. Thereafter the President called into Federal service a number of national guard units. Finally, by a proclamation dated July 25, 1917, the entire active personnel of the national guard, with the exception of general officers, was drafted into the army under the terms of section 111 of the National Defense Act and section 1 of the Selective Service Law. The effect of this draft was to discharge the persons so drafted from the militia. Prior to the draft, however, certain members of the national guard were discharged while in the service of the United States.

In my opinion, the persons so discharged are entitled to be considered as having served in the army or navy of the United States during the World War. Section 101 of the National Defense Act provides

"The National Guard when called as such into the service of the United States shall, from the time they are required by the terms of the call to respond thereto, be subject to the laws and regulations governing the Regular Army, so far as such laws and regulations are applicable to officers and enlisted men whose permanent retention in the military service, either on the active list or on the retired list, is not contemplated by existing law."

In other words, members of the national guard, while in Federal service, were regarded in exactly the same light as members of the regular army whose permanent retention in the military service was not contemplated—a situation similar to that of men volunteering for the duration of the war, or members of the officers reserve, the enlisted reserve, the medical reserve, etc., called for duty. The United States Government paid to these men the same bonus (under act of Congress February 24, 1919) as was paid members of the regular army, both volunteers and drafted men. I see no reason why the State of New York should draw a distinction against these men who were regarded by the United States, for all purposes, as members of the army. I therefore advise that members of the national guard whose honorable dis-

charge papers show the performance of military duty in the service of the United State, under call of the President, between April 6, 1917, and October 11, 1918, be considered entitled to the protection of section 22 of the Civil Service Law. The fact that such service may have commenced prior to April 6, 1917, will make no difference if it continued thereafter.

Dated June 5, 1920.

CHARLES D. NEWTON,

Attorney-General.

By J. L. Cheney,

First Deputy.

To John J. McGrath, Esq., Superintendent of Public Buildings, Albany, N. Y.

Civil Service Law, Article 4, as Added by Laws 1920, Chapter 741 — Pensions — Retirements

- 1. Prior service in a department in which an employee is no longer employed is entitled to credit in computing total service, regardless of the fact that that department now has a retirement system.
- 2. An employee in a department which has a retirement system, who is not a member of that system and cannot now become a member, is entitled to become a member in the new State Employees' Retirement System.
- 3. Employees who do not become members are in no way affected by the statute.

INQUIRIES

Under article 4 of the Civil Service Law, as added by chapter 741, Laws of 1920 —

- 1. Should service rendered to the State previous to or since the enactment of any other retirement laws relative to state employees, such service being in a department to which the other retirement laws now apply, be credited to a person who is now rendering service to the State in a bureau or department whose employees are not now entitled to benefit by existing laws other than Laws of 1920, chapter 741?
- 2. If an employee of any of the several departments to which article 5 of the Insanity Law is applicable, and who has had

previously, some two years ago, the opportunity to become a member of the Hospital Retirement System, refused it, may be now become a member of the New York State Employees' Retirement System?

3. If an employee, now in the service, fails to become a member, and reaches the age of seventy subsequent to January 1, 1925, may he continue in the service thereafter?

OPINION

The fact that an employee is or has been in a branch of the civil service to which some other retirement law applies, does not appear to make any difference with respect to his status unless he is or may be now or hereafter entitled to benefit by existing laws providing for pensions and annuities. (§ 52, par. 2.) The definitions of state service, prior service, and total service (§ 50, pars. 8, 9, and 10), do not exclude service in departments which had or have retirement systems. The law provides for the admission to membership in the New York State Employees' Retirement System of present or future employees, except those who are or may be entitled to benefit by some other existing laws providing for pensions, etc. The exclusion applies only to those who still may get the benefit of other statutes. Those who formerly served in departments when there were no pension systems, and left those departments to enter other departments, are not excluded by reason of the fact that the departments which they left have since acquired retirement systems. The answer to the first inquiry is that service rendered in one department by an employee now in another department should not be excluded in computing prior service by reason of the fact that the first mentioned department now has a pension system. The fact that it now has a pension system does not help that employee at all, and it seems to be the purpose of the law to admit every employee who is not in a position to get a pension under some other law.

Carrying out this purpose, it is my belief that the law intended to admit any employee who is not now in some other retirement system and cannot now join one. The fact that an employee refused to join a retirement system in the past, and thereby precluded himself from joining it now, does not keep him out of the

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new system. I therefore answer the second inquiry as follows: An employee of a department having an existing retirement system, who has not become and cannot now become a member of that retirement system, is eligible for membership in the new system.

The statute makes no provision for retirement of persons not members, nor for the removal of such persons without pension or annuity. Section 62 provides: "Retirement of a member for superannuation shall be made by the Comptroller as follows: 1. Any member in state service may be retired * * *. 2. Any member in the state service attaining the age of seventy years shall be retired * * *." Section 63 provides: "Upon retirement for superannuation a member shall receive a retire-It is perfectly clear that these ment allowance sections apply only to members, and provide only for retirement with allowances. There is nothing to indicate any intent to place an age limit upon non-members. I therefore answer the third question as follows: An employee now in the service, who refuses to become a member of the system, does not in any way come under the provisions of the act, and the act cannot be considered to compel his retirement on reaching the age of seventy subsequent to January 1, 1925.

Dated June 8, 1920.

CHARLES D. NEWTON,

Attorney-General,

By J. L. Cheney,

First Deputy.

To Hon. Eugene M. Travis, State Comptroller, Albany, N. Y.

Civil Service Law, § 22-a, as Added by Laws of 1920, Chapter 836 — Preference in Retention on Abolition of Positions

HEADNOTE

Section 22-a of the Civil Service Law, as added by Laws of 1920, chap. 836, reasonably construed, provides for preference among persons holding identical positions in the same bureau or department, when the number of positions is reduced. The preference in retention is based upon the date of appointment to the position held.

INQUIRY

Due to lack of work and for reasons of economy, it will be necessary, within a short time, for the State Engineer to make reductions in the force of engineers and assistants now employed in his department. In view of the provisions of chapter 836 of the Laws of 1920, the following questions arise with respect to the suspension of men to be laid off:

- 1. Does an original appointment mean the date originally appointed, regardless of any intervening time in which the employee may have been out of the service?
 - (a) A senior assistant engineer entered the service as chainman in 1901; was out of the department for two years, and re-entered as leveler in 1905. Which date is to be considered the original appointment in the service?
- 2. Does it refer to original appointment in the present position or to original appointment to any position in the classified service?
 - (a) Two junior assistant engineers are doing similar work and receive like salary. "A" entered the department as laborer in 1910, and became a rodman in 1915, and a junior assistant engineer in 1917. "B" entered the department as chainman in 1912, and became a rodman in 1913, and a junior assistant engineer in 1917. What is the date of original appointment in the service as referred to in the law?
- 3. Does the word "position" refer to title, the group, and grade by which men are classified by the civil service; or does it refer to situation or location?
 - (a) For example, some of the assistant engineers, group D, grade 1, are field engineers in charge of construction work, while others are bridge designers, etc. Assume that an assistant engineer entered the service in 1904, and at present is in charge of construction work which will be completed shortly; assume also another assistant engineer entered the service as such in 1910, but has been and is now assigned as a bridge designer; and assume also that the necessity for a bridge designer continues. Which may legally be suspended?
 - (b) As another example, assume that an assistant engineer who entered this grade in 1912 has charge of a Barge Canal contract at Buffalo, and another man who became an assistant engineer in 1905 is on terminal construction work in New York city. Assume the work at Buffalo is to continue and the other close, and that the assistant engineer at Buffalo is best qualified by training and experience to perform this work. Which of these two men may legally be suspended?
 - (c) As another case, assume that an assistant engineer in charge of terminal construction work at Rochester and another man is doing general office work; that the field work is to continue but the office work is to close; that the office man's service prior dates the field man's by eight years. Which of these two men may legally be suspended?

- 4. Does the word "position" refer to the group in which men are classified in the engineering grades by the civil service, or does it refer to similar salaries within the group?
 - (a) In the group assistant engineer, for example, there are two grades: Grade 1 includes mechanical engineer and draftsman, assistant engineer; salary range \$2,400, \$2,520, \$2,700. Grade 2, bridge designer, assistant engineer; salary range, \$2,820, \$2,940, \$3,060, \$3,240.
 - (b) An assistant engineer receiving \$3,060 or \$3,250 was appointed in 1910 and is in charge of a large contract. He has an assistant engineer at \$2,400 or \$2,820 working under him as an assistant. The latter was originally appointed in 1909. The work now only requires an engineer in charge. Which one may legally be suspended?
 - (c) A junior assistant engineer entered the department as laborer in 1910, and became a rodman in 1915, and a junior assistant engineer in 1917. He now receives \$2,400 per year and is specialized as an assistant on designing work. Another junior assistant engineer entered the department in 1912, and became a rodman in 1913 and a junior assistant engineer in 1917. He receives \$1,800 per year and is an assistant in field work. The services of the junior assistant engineer on design and office work is needed and the field man is not needed. Which one may be legally suspended?
- 5. Does the fact that the engineering grades in this department were re-classified by the Civil Service Commission in 1917 have any bearing on the case?
- 6. Does an original appointment refer to appointment in this department, or would it include service of prior date in another department, if any?

OPINION

Chapter 836 of the Laws of 1920 adds a new section, 22-a, to the Civil Service Law. This is not an amendment of section 22-a as added by Laws of 1918, chapter 211, but a new section with a duplicated number. The same carelessness which appears in the numbering characterizes the phraseology of the act, and it is difficult to determine from its language exactly what was the legislative intent.

The new section provides

"Whenever a position in the competitive class or qualified grades in the civil service of the state or of any civil division or city thereof is abolished or made unnecessary, the person holding such position shall be deemed to be suspended without pay. Such suspension shall be made in the inverse order of their original appointment in the service and such person so suspended shall be entitled to reinstatement in that or any corresponding or similar position if within two years thereafter there is need for his services. It shall be the duty of the department or office in which such position has existed to furnish the names of all persons so suspended to the state civil service commission, or if the position is in

the service of the city, to the municipal civil service commission of the said city, with a statement in the case of each of the date of his original appointment in the service, the nature of his work and his compensation and the cause of his suspension. It shall be the duty of the state civil service commission, or if the person or persons affected have been in the service of a city, of the municipal civil service commission of the said city, forthwith to place the names of said person or persons on a list of suspended employees, and for two years thereafter to certify from said list the persons thereon in the order of their original appointment for reinstatement or re-employment for the same class and grade of work at which they had been employed, before making certification from any other list. The failure of the person on any such list for reinstatement or re-employment to accept after reasonable notice any office or position in the same city, if he has been in the service of a city, or in the same county, if he has been in the service of a county, or in the state service. if he has been employed therein, involving the same class and grade of work, and at the same salary or wages as he received in the position formerly held by him, shall be held to be a relinquishment of his rights to reinstatement as herein stated. Nothing in this section shall be construed to apply to the position, in the exempt or non-competitive class or grade, of private secretary, cashier or deputy for any official or department, nor affect the rights of honorably discharged soldiers, sailors or marines, or volunteer firemen."

The first sentence of the section would seem to refer to the abolition or discontinuance of single positions. The second sentence, however, says "such suspension shall be made in the inverse order of their original appointment " "." Although the plural relative "their" has no plural counterpart in the preceding sentence, it indicates an intent to establish an order of preference in removals, and one must conclude that the intention of the act is to provide for cases where the number of similar positions in a department is reduced, as well as for cases where a single position is discontinued.

I cannot believe that the intent was to carry the preference in retention beyond identical positions in the same department or bureau of the State, or of the same subdivision or city. The language of the first part of the section is broad enough to bear the construction that if a position in the county service of one county be abolished, one holding a similar position in another county must be removed first, if his "original appointment" were later than that of the incumbent of the position first mentioned. The absurdity is so obvious that it is unnecessary to discuss it. And I think it is equally obvious that there is no

preference running between different departments in the state service. For example, I think nobody would claim that an assistant engineer in the State Engineer's office, whose position became unnecessary, would be entitled to have an assistant engineer in the Highway Department suspended before him, merely because the latter were junior in the service. The head of the department is required to certify the "date of original appointment," and he cannot be charged with knowledge of the date of an appointment in another department or political division.

In short, I do not think the act contemplates transferring a man from one position (which has been abolished) to another which continues, and the displacing of the incumbent of the second position (if he happens to have spent less time in the service).

And I believe this true even with respect to positions in the same department or bureau. When the time for reinstatement of a suspended employee comes, he is entitled to certification for reinstatement to a similar position "for the same class and grade of work." This is equivalent to a transfer under the other provisions of the Civil Service Law and Rules, and these provisions should govern the construction of the new section as far as reinstatements are concerned. A man may be transferred from one position to another "similar" position — that is, another position which his education (as demonstrated by examination) and his experience in the position he is leaving qualify him to fill. But the test of qualifications for transfer or reinstatement is different from the test for preference in suspension. A man may be transferred to a "similar" position, but he is not entitled to displace a man holding a "similar" position; he may only be kept in the service in preference to another holding the same position. If there be a number of positions exactly alike, where empleyees are doing identical work, interchangeably, and the number of such positions be reduced, the preference would apply: otherwise not. For example, if there be ten stenographers in a bureau, being sent indiscriminately to take dictation from the same men, and the number be reduced, the lay-off must be in inverse order of appointment. But if in a department there were two "clerks," one assisting the auditor with his accounting

and the other assisting counsel in his legal work, they would not hold the same position, even though their titles were the same and they were in the same grade (that is both draw salaries between the same arbitrary limits). If the auditor found that he no longer needed a clerk, his clerk, even though longer in the service, could not displace the counsel's clerk.

We should not confuse title and position. Two persons holding the same title may hold very different positions, and neither may be qualified to fill the position of the other. There is nothing in the statute showing any intent to give one the right to displace the other. On the contrary, the statute requires the head of a department on suspending a man to certify the nature of his work, which indicates the thought that men doing work of different natures hold different positions. Also the fact that certification must be "for the same grade or class of work" indicates that even in the same grade and class of work there may be different positions. A good example is shown in the inquiry 3 (a). Under the title "assistant engineer" are construction engineers in charge of field work and bridge designers. While they all hold the title of "Assistant Engineer," some hold the position of field engineer and others the position of bridge designers. While some field engineers might make good bridge designers, and some bridge designers might make good field engineers, the chances are that they are specialized in their several lines; and to give a field engineer the right to displace a bridge designer because there was no longer need for him as a field engineer would not only be an absurdity, but would be directly contrary to the spirit of the Civil Service Law and the constitutional provision-seeking to have the holding of positions depend upon merit and fitness.

Experience in a given line of work, proved by holding a position in that line through a long period, is evidence of fitness for that line. But not for a different line. And when the Constitution requires appointments and promotions to be based on merit and fitness, it does not contemplate the preference of the unfit in reduction of positions.

This brings us to the question of the meaning of the phrase "original appointment in the service." Here again the statute is

carelessly drawn. The phrase might mean almost anything. "Original appointment" may mean anything from the first of several appointments, even though separated by years of private life, to appointment in the position presently held. And if it refers to the first of several appointments, it might be that the different positions held were of extremely unlike natures. "The service" might mean anything from employment at public expense to employment in the position presently held.

If we should put the broadest possible construction on the phrase, we would have to hold that a man who in 1885 held a position of page in the Legislature for four months, and who was appointed stenographer in the office of the chamberlain of New York city in 1920, would be preferred as against another who had been stenographer in the chamberlain's office for twenty years last past. Nobody would suggest that the Legislature intended any such absurdity. But what did they intend?

I think we must construe the statute in the light of the merit and fitness principle. As I have said, merit and fitness may be demonstrated by long service. But neither merit nor fitness for one position can be demonstrated by long service in another. A man who by long and faithful service as a copyist might demonstrate both merit and fitness for that position, might neither merit nor be fit for a position of trust requiring the handling of moneys and accurate accounting. Long service as bridge designer might demonstrate the fitness for such a position of a man physically or mentally incapable of handling a gang of men in construction work. But both are classified under the same title, and the examinations for promotion to both such positions might be open to the same group of junior assistant engineers. Experience as junior assistant engineer assisting a bridge designer would be no criterion of fitness for the position of assistant engineer in charge of construction, but the junior assistant to the bridge designer might, on examination, be promoted to be a construction engineer In that case his fitness would be demonstrated by the examination rather than by his long service.

I am forced to the conclusion that the only reasonable construction to be put upon the phrase "original appointment in the service" as used in the statute is that it was intended to mean

original appointment to the position held at the time of its abolition, and that only continuous service should be considered. A man appointed to a position in 1880 who resigned in 1881, and was reappointed in 1919, should not be preferred over a man who has held continuously since 1890. And a man who has been in the civil service, even in the same bureau of the same department, holding various lower positions, since 1895, who was promoted or transferred to a stated position in 1919, should not be preferred over a man who has held that stated position continuously since 1900. The latter man has unquestionably demonstrated fitness for the position he holds; the former very possibly has not. at least not in anything like the same measure.

My opinion is therefore that the statute should be construed as follows: When a single position is abolished, the incumbent is entitled to be listed and certified for reinstatement in the same or a similar position before certification is made from any other list. When a number of persons hold the same position (not the same title), and the number is to be reduced, suspension must be in the inverse order of appointment to that position, and the persons removed must be placed upon the preferred list and certified in the chronological order of their appointments to that position.

I will now undertake to answer specifically the questions contained in the inquiry:

- 1. Continuous service is contemplated.
 - (a) The appointment to the present position should be considered.
- 2. Appointment to the present position is contemplated.
- (a) The one first appointed to the present position is entitled to preference in retention.
- 3. The word "position" does not refer to title, group, or grade, but to what is colloquially termed the "job."
 - (a) The field engineers hold one position, the bridge designers another, regardless of their titles. On abolition of a position of field engineer, it is not necessary to remove a bridge designer and transfer a field engineer who may not be qualified to design bridges.
 - (b) Engineers in charge of barge canal construction and engineers in charge of terminal construction hold different positions if the nature of their work is different. Either may be abolished without interference with any person holding the other.
 - (c) Engineers in charge of construction and engineers doing general office work would seem to be doing work of different natures. If so, they hold different positions.

- 4. Two positions can hardly be the same if the salaries are different. Salary is one of the elements considered by the Legislature in requiring certification to the Civil Service Commission of the names of suspended men.
 - (a) A \$2,400 man and a \$2,700 man can hardly be said to hold the same positions: One has more responsible or more arduous duties than the other, or is better qualified and delivers more work. One man holds a "better job" or a "bigger job" than the other. The discretion of the head of the department as to which position to abolish is not interfered with, and there is no provision for transfer. And if the \$2,700 position is abolished, its incumbent cannot displace the \$2,400 man at the latter salary, any more than could the \$2,400 man displace the \$2,700 man, should the \$2,400 position be abolished. This applies even more forcibly as between positions in different grades.
 - (b) Either position may be abolished without interference with the other. It is to exercise discretion in such matters that we have heads of departments.
 - (c) The positions are different, both by reason of difference in nature of work and difference in salary. Either may be abolished without interference with the other.
- 5. The title or classification has nothing to do with the case. Incumbency in a position controls, and change of title does not change a position if the duties remain the same.
- 6. "Original appointment" must mean appointment to the position in the department, except where the position as well as the incumbent has been transferred from one department to another. When the control of highways was transferred from the State Engineer to the Highway Commission, and when the corporation tax was shifted from the Comptroller's jurisdiction to that of the Tax Department, certain employees were transferred from one department to another without change of duties or of position. Length of service in the position should control in such cases, regardless of change in departmental control.

Dated June 16, 1920.

CHARLES D. NEWTON,

Attorney-General,

By J. L. CHENEY,

First Deputy.

To Hon. Frank M. Williams, State Engineer and Surveyor, Albany, N. Y.

August 3, 1920.

Hon. James A. Parsons, Counsel to the Governor, Executive Chamber, Albany, N. Y.

DEAR SIR: I am in receipt of your communication of the 31st ult., in which you state that by the direction of the Governor you are submitting for an opinion the following state of facts:

"The general appropriation bill (chapter 165, Laws of 1920) carries the following items for the Executive Department for the fiscal year beginning July 1, 1920:

Notarial Clerk, \$2,300; Chief Stenographer, \$2,000; Page, \$720.

"The salaries for these positions carried in the appropriation bill for the year just passed were:

Notarial Clerk, \$1,800; Chief Stenographer, \$1,500; Page, \$600.

"The payroll of this department for this month was transmitted to the Civil Service Commission for certification, but the Civil Service Commission declined to certify the above three items, stating as their reason for such declination that under a rule of the Commission the two positions of Notarial Clerk and Chief Stenographer could only be advanced \$300 for the first six months * * * The full amounts of the increases provided by the general appropriation bill for these three positions were allowed by the Governor and certified to the Civil Service Commission on the payrolls of this department for the first half of July, 1920, and for the second half of July, 1920, both of which payrolls the Civil Service Commission have declined to certify with these three items in."

Replying to your question, it appears that the present method of the Legislature in appropriating moneys for salaries and compensation, and in fact all moneys appropriated, is initiated under what is known as a "Budget," prepared and filed with the Governor, the Comptroller, and the Legislative Budget Committee This budget for the year 1920, on page 3, contains under the heading "Executive, Executive Department, Personal Service," the title of the position of Notarial Clerk, the salary received for the year 1918–1919, the number of persons occupying the position—one, the salary requested for the year 1920–1921, the name of the present incumbent, and the amount of increase of salary requested. The same items are found on the same page for Chief Stenographer. This budget acts as a guide from which the Legislature prepares the appropriation act, which is chapter 165 of the Laws of 1920. It is very pertinent to note that there is but one notarial

clerk and one chief stenographer in the Executive Department; and also that in the budget the names of the present incumbents are given. It is, therefore, apparent that it was the express intent of the Legislature to increase the salary or compensation of Joseph A. Wisely, jr., Notarial Clerk, from \$1,800 received in 1919, to \$2,300 to be received beginning July 1, 1920. And the same intent and purpose applies to John F. Walsh, Chief Stenographer, increasing his salary or compensation from \$1,500 received in 1919, to \$2,000 to be received beginning July 1, 1920. It is contended by the State Civil Service Commission that this full amount of increase cannot be allowed beginning July 1, 1920, for the reason that Rule 7 of the Civil Service Commission provides that increases at one time can only be made to the extent of \$300 to each person occupying the above mentioned positions. Whether or not this be so, as a matter of law, depends upon the force and effect of section 8 of chapter 165 of the Laws of 1920, known as "The Appropriation Act." This section provides that "any appropriations made by this act for salary, compensation or expenses shall be the salary, compensation, or expenses for once year of the officer, employee, office, board, department, commission or bureau for whom same is appropriated, notwithstanding existing provisions of any other statute fixing the annual salary, compensation or expenses of such officer or employee, or the expenses of such officer, board, department, commission or bureau at a different amount."

Therefore, it appears that by said section of the appropriation act the Legislature has plainly declared that the salaries or compensation of Notarial Clerk and Chief Stenographer shall be, for the year beginning July 1, 1920, \$2,300 and \$2,000 respectively, "notwithstanding existing provisions of any other statute fixing the annual salary or compensation." Said section 8 of chapter 165 provides for but one condition which would deprive the Notarial Clerk and Chief Stenographer of the Executive Department from receiving the full amounts as expressed in the act. which condition is contained in the first sentence of said section 8, as follows:

"The salary or compensation of any officer or employee, when not prescribed by law, for which an appropriation is made by this act, may be fixed by the department, official or officials appointing such officer or employee, at a less but not a greater sum than the amount herein appropriated for the salary or compensation of such officer or employee."

In the instance at hand, this would give the Governor the authority to decrease and allow the Notarial Clerk and the Chief Stenographer a lesser sum than that prescribed by said chapter 165. This the Governor has not done. On the contrary he has approved the full amounts, namely \$2,300 and \$2,000 respectively, and certified the same to the State Civil Service Commission on the payrolls of the Executive Department.

It is generally known, and has been repeatedly held by the courts, that a rule of the Civil Service Commission has the force and the effect of law. Therefore, I regard Rule 7 of said Commission in the light of a statute, which said rule under the portion of section 8 of the Appropriation Act above quoted, has been superseded and rendered ineffective in so far as it applies to the positions of Notarial Clerk and Chief Stenographer of the Executive Department, for the reason that said section 8 of chapter 165 of the Laws of 1920 is the expressed intent and direction of the Legislature, and the last legislative expression relative to these two positions.

If more than one person occupied the position of notarial clerk or chief stenographer — in other words, if it were classified as a group, then and in such case Rule 7 of the State Civil Service Commission would be applicable. But where only one person occupies the position, I can reach no other conclusion than that it was the expressed intent and direction of the Legislature that such persons should receive the full salary or compensation expressed in the Appropriation Act, beginning July 1, 1920; otherwise, the provision contained in section 8 of chapter 165 would be meaningless.

I therefore hold, as a matter of law, that it is the duty of the State Civil Service Commission to certify the payrolls of the Executive Office, as presented, in so far as these two positions are concerned.

Very truly yours,

CHARLES D. NEWTON,

Attorney-General.

By Arthur E. Rose,

Third Deputy.

August 10, 1920.

STATE CIVIL SERVICE COMMISSION, Albany, N. Y.

Gentlemen.— I am in receipt of your communication of the 10th, in which you state that the Executive Department has submitted to your Commission an opinion of the Attorney-General under date of August 3rd, 1920, which opinion specifically authorizes your acceptance of the salary of Joseph A. Wisely, jr., as Notarial Clerk, at the rate of \$2,300 per annum, beginning July 1st; and the salary of John F. Walsh, Chief Stenographer, at \$2,000 per annum, beginning July 1st; but that such opinion does not specifically cover the case of Edward W. Skelly, Page in the Executive Department, whose salary is raised by chapter 165 of the Laws of 1920 from \$600 to \$720 per annum. You desire to know whether or not the conclusion reached in the opinion of the Attorney-General relative to Notarial Clerk and Chief Stenographer also apply to the Page in the Executive Department.

Replying thereto, I beg to advise that the opinion not only applies to the Page in the Executive Department but to all persons and positions of a similar nature mentioned in the legislative budget and for which appropriations are made by chapter 165 of the Laws of 1920. As stated in the opinion, there can be no question about the intent of the Legislature where there is but one person filling a certain position, namely, to increase the salary of that particular person in that particular position; but where several persons are occupying the same or equal positions—in other words, where there are a group of persons for which an appropriation has been made, the line of reasoning and conclusions as set forth in the opinion would not apply.

Very truly yours,
CHARLES D. NEWTON,

Attorney-General. By Arthur E. Rose,

Third Deputy.

Office of the Attorney-General, Albany, October 5, 1920.

Civil Service Commission, Albany, N. Y.

Gentlemen.— At the request of Commissioners Rice and Smith, I have examined the question raised in the memorandum dated September 16, 1920, signed by Mary H. Lockwood, Hearing Stenographer in the Industrial Commission.

The fact that experience in a given position is indicative of merit and fitness for that position and for higher positions of the same character, has led to the adoption of the principle of promotion where possible, in preference to appointment from open competitive lists, and as I understand the spirit of section 16, it is to narrow down rather than to broaden the scope of admissibility to promotion examinations. Therefore it seems to me logical that in holding a promotion examination for hearing stenographer, it should be open only to hearing stenographers (there being such in a lower grade in the same department) and not also to other stenographers. The reason for my impression is that there is a real difference between stenographers and hearing stenographers; a difference in the kind of work and the qualifications for the work. This difference is recognized by the Civil Service Commission which formerly had but one classification for stenographers, but has recently recognized a new title for hearing stenographers and has held an examination for them as distinguished from ordinary stenographers. Outside of the civil service there is a well recognized difference between stenographers and shorthand reporters. The hearing stenographer of the civil service is the same as the shorthand reporter of the business world. In my opinion there is such a difference between hearing stenographers and stenographers, that where a promotion examination for hearing stenographers to be in grade seven is held, it should be open to hearing stenographers in grade six rather than to both hearing stenographers and plain stenographers. This is especially true in a case where the promotion represents a mere change of salary, granted by the Legislature on the understanding that it was to be paid to present incumbents. It seems absurd to say that where a hearing stenographer has been receiving a salary of \$1,500 for

several years, and the Legislature now appropriates \$1,800 for her salary, that she should have to take a competitive examination, in competition with stenographers who are not hearing stenographers, in order to hold her own job at the increased salary.

In the Industrial Commission there are, as I understand it, enough increases in the appropriation to take care of all hearing stenographers whom it is sought to increase in salary, and that competition is not necessary among them in order to make a selection of those to receive the increase. In such case, a competitive promotion examination is not necessary under the rules.

What I have said in respect to hearing stenographers is not necessarily ture with respect to senior stenographers, as a senior stenographer, I take it, differs from an ordinary stenographer only in experience or rate of salary, while a hearing stenographer differs quite materially in the nature of the work and qualifications for it.

Yours very truly,
CHARLES D. NEWTON,
Attorney-General
By J. S. Y. Ivins,
Deputy.

Civil Service Law, §§ 10, 12, 14 - Rule IV (3)

The provisions of § 14 of the Civil Service Law, and of paragraph 3 of Rule IV of the State Civil Service Rules, do not preclude the re-classification of a position, the incumbent of which was appointed when the position was classified in the exempt class, without the removal of the incumbent, even when the incumbent has held the position for three years.

INQUIRY

Section 14 of the Civil Service Law provides, in part:

"No person shall be appointed or employed under any title not appropriate to the duties to be performed, and no person shall be transferred to, or assigned to perform the duties of any position subject to competitive examination, unless he shall have previously passed an open competitive examination equivalent to that required for such position, or unless he shall have served with fidelity for at least three years in a similar position."

Subdivision 3 of Rule IV contains the same words.

A position having been classified in the exempt class, and an appointment having been made, if the Civil Service Commission should become satisfied that the position could practically be filled by appointment from a competitive list, could the Commission re-classify the position in the competitive class regardless of the fact that the incumbent had not been in that position or a similar one for three years.

OPINION

The Civil Service Commission has a large discretion in the matter of classification of positions under sections 10 and 12 of the Civil Service Law. And where its determination in such matters is not "palpably illegal," it will not be disturbed by the courts. (Schau v. McWilliams, 185 N. Y. 92.) If a position is one as to the proper mode of filling which there is a reasonable ground for difference of opinion among intelligent and conscientious officials, the action of the Commission in classifying it will stand, even though the courts may differ with the Commission as to the wisdom of the classification. (Matter of Simons v. Mc-liuire, 204 N. Y. 253.)

This being the case, a change in the personnel of a Civil Service Commission may bring a change of opinion as to the proper classification of a position. Or such a change of opinion may come with experience, without change in the personnel of the Commission.

When the Commission decides that it is practicable for a position, theretofore classified as exempt, to be filled by competitive examination, the Commission has power to re-classify the position, and to advise heads of departments that it cannot again be filled except by appointment from a competitive list.

That this may have the effect of "covering in" the incumbent of the position cannot limit the power of the Commission to re-classify. Nor does it constitute a violation of the provisions of section 14 of the Civil Service Law. That section prohibits the appointment or employment and the transfer or assignment of an unqualified person in a competitive position — but it means criginal appointment, or original employment, not continuation in office nor continuation in employment. It prevents the act of

transfer but does not affect a transfer made when the section had no application.

The action of the Commission in re-classifying a position by taking it out of the exempt and putting it into the competitive class cannot have the effect of removing the incumbent if his appointment was legal when made. The Civil Service Commission has no power of removal over positions in other departments, and it cannot effect a removal by a change of its Rules.

Ordinarily (except in the city of New York), the mere classification of a position in the competitive class does not affect the tenure of the incumbent, as far as rights are concerned. He is still subject to removal for any but political reasons (unless he is a veteran, in which case classification does not affect his right to a hearing). As a practical matter, the fact that his successor must be taken from a competitive list has frequently had the effect of continuing an incumbent in employment through a change of administration, when if his position had remained exempt he would very probably have been replaced.

But the law does not directly or indirectly limit the power of the Commission to "cover in" the incumbent of an exempt position. Even when the change affected a man's right to remain in office, the covering in process has been upheld by the courts. (People ex rel. Sugden v. Partridge, 174 N. Y. 87; People ex rel. Wilson v. Knox, 45 App. Div. 537.)

The fact that it may result in "covering in" an incumbent does not make a re-classification violative of section 14 of the Civil Service Law, for a man who is performing certain duties is not "appointed," "employed," "assigned," or "transferred" to that position by the act of the Commission in re-classifying it. The Commission does not have to wait before classifying a position in the competitive class until some incumbent has been in that position for three years. If it were so, the head of a department could defeat the power of the Commission by changing his exempt employees around every two and a-half years. On the other hand, the Commission has no power of removal over a man, appointed when his position was exempt, and a re-classification cannot effect a removal.

The Commission has undoubted power to re-classify a position, except as limited by law, regardless of whether the incumbent has held it for a day or a decade, and the fact that a re-classification may, as a practical matter, protect an incumbent against an impending political change, does not limit the Commission's power. It may, of course, affect the Commission's discretion in the matter, for there can be political abuses in changes from exempt to competitive class as well as in changes from competitive to exempt. But the discretion of the Civil Service Commission to re-classify is certainly not limited by section 14 of the Civil Service Law, nor by the length of service of the incumbent of any position.

Dated October 18, 1920.

CHARLES D. NEWTON,

Attorney-General,

By J. L. CHENEY,

First Deputy.

To STATE CIVIL SERVICE COMMISSION, Albany, N. Y.

December 7, 1920.

Hon. John C. Birdseye, Secretary, State Civil Service Commission, Albany, N. Y.

DEAR SIR: I have your letter of December 3, 1920, in which you submit opinions of the Corporation Counsel of New York and the Civil Service Reform Association upon the effect of chapter 163 of the Laws of 1920, and the right or duty of the Civil Service Commission to re-classify the position of auditor in the Department of Correction and place it in the exempt class.

In my opinion the Corporation Counsel and the Civil Service Reform Association are both in error.

Chapter 163 of the Laws of 1920 transfers the powers, duties, and employees of the Board of Inebriety of the City of New York to the Department of Correction of that city, providing: "Subject to the provisions of this chapter and of the Greater New York Charter, all persons now in the employ of said board shall be transferred to and be subject to the jurisdiction of such department, under their present titles, except that the secretary of such board shall become the auditor of such department."

The Corporation Counsel contends that since the Secretary of the Board of Inebriety holds an exempt position, he can only be transferred to the position of auditor in the Department of Correction if that position be re-classified and put in the exempt class. If the Constitution does not entirely prohibit this man from holding the position of auditor, it does not prohibit him from holding it in the competitive class. There is nothing whatever in the Constitution about classes. The Constitution provides that appointments and promotions shall be made on the basis of competitive examination, where practicable; but it says nothing whatever about transfers, and the courts have held that the question of the practicability of competitive examination is one which may be determined by the Civil Service Commission (see authorities collected in opinion of Attorney-General, 1915, page 418), or by the Legislature which has all the powers of the Civil Service Commission.

The Legislature had power to classify the position of Auditor in the Department of Correction in the exempt class. In doing so it would modify pro tanto the Civil Service Law. It had power to direct the Civil Service Commission to make such classification. In doing that it would equally modify the Civil Service Law. had power to authorize the transfer from an exempt position to a competitive position, similarly modifying the Civil Service Law. Any one of these courses would be equally constitutional with any other. The suggestion that the statute refers to the City Charter which in turn refers to the Civil Service Law, and that therefore the Civil Service Law should not be deemed modified by this act, does not seem to me sound. To hold that the statute forces the Civil Service Commissions to make a classification regardless of their discretion, is just as much an amendment to the Civil Service Law as to hold that a transfer from a position in the exempt class to a position in the competitive class is intended.

This is not the first time the Legislature has made such transfers. By chapter 205 of the Laws of 1917, a Food Supply Commission was created, all its employees being in the exempt class by reason of the emergncy. By chapter 813 of the Laws of 1917, that commission was abolished and a more permanent State Food Commission created. Nothing in the statute classified the employees

of the State Food Commission in the exempt class, but the statute provided that all the employees of the abolished commission should be transferred to the State Food Commission. Attorney-General Lewis advised the Civil Service Commission that the legislative classification in the exempt class in the first instance was constitutional, that in the absence of any such classification the Civil Service Commission had jurisdiction to classify the employees of the State Food Commission in the competitive class, and that the effect of the later act was to transfer the exempt employees of the Food Supply Commission to competitive places in the State Food Commission.

There is nothing unconstitutional in transferring a person from an exempt position to a competitive position, any more than it would be unconstitutional to "cover in" an exempt employee by classifying his position in the competitive class.

If the Legislature is satisfied that the experience had by the Secretary of the Board of Inebriety qualified him to become Auditor of the Department of Correction, it had the power to determine his merit and fitness on the basis of his experience, if it saw fit. The courts have held many times that merit and fitness may be determined by other means than competitive examination, and the Legislature may judge the means.

I am satisfied that the Legislature intended the person holding the position of Secretary of the Board of Inebriety to be transferred to the position of Auditor of the Department of Correction. In order to do this one of three things is necessary: either (a) a transfer must be made from an exempt to a competitive place; (b) the law that must be construed to constitute a legislative classification of the position of Auditor in the Department of Correction in the exempt class; or (c) the statute must be construed as compelling and directing the Municipal Civil Service Commission and the State Civil Service Commission to reclassify the position. The language of the statute, without any interpretation but its obvious meaning, accomplishes the first of these possibilities. It would take a great deal of stretching to make the language of the statute mean either of the others.

In my mind, the Legislature has transferred the former Secretary of the Board of Inebriety to the position of Auditor of the

Department of Correction, without regard to the classification of either of those positions, and the Civil Service Commissions are compelled to recognize this transfer and treat the person so transferred as the lawful incumbent of the position of Auditor.

As to the classification of the position of Auditor in the Department of Correction, the Legislature has not interfered with it. It is in the jurisdiction of the Civil Service Commissions, and their act in classifying it will not be disturbed unless palpably illegal. They are neither compelled to classify it in the exempt class, as contended by Corporation Counsel, nor in the competitive class, as contended by the Civil Service Reform Association, but have discretion to classify it according to their judgment. (Peo. ex rel. Schaus v. McWilliams, 185 N. Y. 92; Matter of Simons v. McGuire, 204 N. Y. 253.)

I understand that the position is now classified in the competitive class. Unless the Municipal Civil Service Commission adopts a resolution changing it, and this resolution is approved by the State Civil Service Commission, the position will remain in the competitive class, and the incumbent will be in the same situation as if he had been appointed to an exempt position and then "covered in" by the reclassification thereof as competitive. That is, the incumbent is protected in his position to the extent that his successor must be chosen from a competitive list, but he is not entitled to any privileges under section 1543 of the City Charter as being a "person holding a position in the classified civil service, subject to competitive examination." (Peo. ex rel. Rosenthal v. Travis, 169 App. Div. 203.)

Yours very truly,

CHARLES NEWTON,

Attorney-General.

By J. S. Y. Ivins,

Deputy.

December 14, 1920.

Hon. John C. Birdseye, Secretary, State Civil Service Commission, Albany, N. Y.

DEAR SIR: I return herewith the correspondence which you sent me in your letter of December 3rd.

In my opinion, subdivision 7 of section 245 of the Military Law, as added by chapter 241 of the Laws of 1919 and amended by chapter 282 of the Laws of 1920, should be interpreted to permit civil service employees who were absent at the time promotion examinations, to which they were eligible, were held, to take such examinations, as follows: If there were several examinations for several grades to which the absentee would have been eligible successively had he passed each in turn, he should be entitled to take each such examination upon his return. Only in this way can be be approximately placed in the same position as if he had not been absent upon military duty. Similarly, where examinations have been held for different positions to which the absentee would have been eligible for promotion, upon his return he should be entitled to take a promotion examination for each such position. But where there were several examinations for promotion from a given position to another given position, examinations called because of the exhaustion of lists, etc., as for example, examinations for promotion from auditor to senior auditor, I can see no basis for giving a returning soldier several examinations to test his capacity for the same promotion. If the merit and fitness of a candidate can be tested by a competitive examination for promotion from one position to another, it cannot be better tested by five examinations covering the same subject. If an auditor is entitled to an examination to test his capacity to become a senior auditor, it is absurd to say that he should be given three or four examinations in succession covering the same subjects and intended to test the same qualifications. The only effect of such ruling would be to give him an opportunity to do a lot of guessing, and maybe guess right on one of the examinations. cannot pass an examination on a given day, to give him another examination on the same subject on the same day is to laugh at the theory of competitive examination, and to deem that a competitive examination is no test of fitness; for if a man has been proved unfit by one examination in the morning and fit by an examination in the afternoon, which examination can be said to have best tested his fitness for the position? It seems to me that in such a situation a returning soldier should be given but one examination, and that equivalent to the last examination held wherein he would be rated for experience, etc., on the basis of the full extent of his service.

Yours very truly,
CHARLES D. NEWTON,
Attorney-General.
By J. S. Y. Ivins,
Deputy.

Civil Service Law, Article IV — State Employees' Retirement System — Compensation of Judges of the Court of Appeals

The allowance of \$3,700 per annum, paid by the State since 1898 to judges of the Court of Appeals in lieu of all expenses, is part of their "compensation" within the meaning of that word as used in article IV of the Civil Service Law, and deductions from the salaries and annuities and pensions paid to such of those judges as join the State Employees' Retirement System should be computed on that basis.

INQUIRY

In computing deductions, annuities, and pensions, in the cases of judges of the Court of Appeals who join the State Employees' Retirement System, should the allowance of \$3,700 per annum paid them by the State in lieu of all expenses be regarded as "compensation?"

OPINION

The Court of Appeals passed on an exactly similar question in 1889, in a case where the judges had no possible interest in the determination, and held that an allowance paid by the State to justices of the Supreme Court "in lieu of and in full of all expenses now allowed by law," was a part of their compensation within the meaning of a constitutional provision (since repealed) continuing, under certain conditions, the compensation of justices after retirement on account of age. (People ex rel. Bockes v.

Wemple, 115 N. Y. 302.) The opinion of the court, per Judge Gray, contains this language (p. 309):

"This language is substitutional in its effect. It substitutes an annual grant of money to the incumbent in the place of an allowance for expenses. This, I think, was a clear grant of pay, or compensation, having no connection with the expenses incurred by a justice. As granted by this act, it became, naturally and plainly, as much a part of the compensation of the justice as though his salary, eo nomine, had been increased to compensate him further for what his office entailed upon him in the way of duties and work. Expenses or no expenses, he became entitled to the whole of the \$1,200. In my belief, from all that we can divine from language and by reasoning from cause to effect, the intention of the Legislature was to make a permanent addition to the stated salary."

The allowance of \$3,700 per annum to judges of the Court of Appeals was fixed by the deficiency appropriation bill of 1898 (chapter 606). An appropriation of the necessary moneys was made, and the act further provided: "And annually hereafter a like sum shall be allowed for the same purpose in addition to that now provided by law." None of the present members of the court were members in 1898, so there is no question of whether the payment to them of \$3,700 in lieu of expenses constitutes an increase of compensation in violation of section 9 of article X of the Constitution.

In my opinion, for the purposes of the Employees' Retirement System, both in making deductions from compensation of members and in computing annuities or pensions to members, the compensation of judges of the Court of Appeals should be regarded as \$13,700.

Dated December 20, 1920.

CHARLES D. NEWTON,

Attorney-General.

To Hon. Eugene M. Travis, State Comptroller, Albany, N. Y.



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STATE OF NEW YORK

IN SENATE

APRIL 16, 1921

SUPPLEMENTAL INDEX

Compiled by Ernest A. Fay, Clerk of the Senate, 1921

AMES. Senate bill, introductory No. 66; printed No. 1716, entitled: An act to provide for the location, creation and management of the Allegany State Park in Cattaraugus county and for the purchase of lands; and making an appropriation therefor.

Date of introduction, January 18; referred to Committee on Finance; amended February 15; amended April 7; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 468.

AMES. Senate bill, introductory No. 67; printed No. 881, entitled: An act to amend chapter five hundred and thirty-five of the laws of nineteen hundred and fifteen, entitled "An act to consolidate and revise the several acts relative to the city of Olean," in relation to the compensation of assessors.

Date of introduction January 18; referred to Committee on Affairs of Cities; reported favorably and referred to the Com-

mittee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 15; passed February 15. Record after passage — Transmitted to Mayor of the city of Olean February 16; returned from Mayor accepted February 25; transmitted to Governor February 25; recalled March 2; reconsidered and amended March 3; repassed in Senate March 10; repassed in Assembly March 17; retransmitted to Mayor of the city of Olean March 17; returned from Mayor accepted March 24; retransmitted to Governor March 25; chapter No. 135.

AMES. Senate bill, introductory No. 81; printed No. 878, entitled: An act making an appropriation for indemnity on account of the unlawful arrest of certain Seneca Indians by officers of the state.

Date of introduction January 19; referred to Committee on Finance; amended March 3.

AMES. Senate bill, introductory No. 412; printed No. 443, entitled: An act to amend the domestic relations law, in relation to consents for the issuance of marriage licenses.

Date of introduction February 11; referred to Committee on the Judiciary.

AMES. Senate bill, introductory No. 414; printed No. 446, entitled: An act to amend the county law, in relation to the reports of county treasurers.

Date of introduction February 14; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Internal Affairs; committee discharged and ordered to third reading March 23; passed March 23. Record after passage — Transmitted to Governor March 24; chapter No. 158.

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AMES. Senate bill, introductory No. 415; printed No. 790, entitled: An act to amend the town law, in relation to the deposits of moneys by the supervisors of towns.

Date of introduction February 14; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended February 23; amended March 1; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Internal Affairs.

AMES. Senate bill, introductory No. 450; printed No. 484, entitled: An act to amend the highway law, in relation to bridges on county roads.

Date of introduction February 15; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 8; Assembly bill, printed No. 776, substituted March 9; amended March 17; Senate reprint No. 1202; ordered to third reading March 29; passed March 31; vetoed.

AMES. Senate bill, introductory No. 538; printed No. 592, entitled: An act to amend the penal law, in relation to possessing or carrying a pistol or revolver.

Date of introduction February 21; referred to Committee on Codes.

AMES. Senate bill, introductory No. 616; printed No. 674, entitled: An act to amend the education law, in relation to preparation and correction of poll lists in certain cities, and qualifications of voters.

Date of introduction February 23; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Public Education; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 384.

AMES. Senate bill, introductory No. 795; printed No. 889; Assembly reprint No. 1821, entitled: An act to amend chapter five hundred and thirty-five of the laws of nineteen hundred and fifteen, entitled "An act to consolidate and revise the several acts relative to the city of Olean." in relation to powers and duties of park commissioners, the acquisition of lands for park purposes and providing for the raising of funds for the payment of same.

Date of introduction March 4; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading; amended March 31; ordered to third reading April 5; passed April 11. In Senate. Assembly amendments concurred in April 13. Record after passage — Transmitted to Mayor of city of Olean April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 519.

AMES. Senate bill, introductory No. 824; printed No. 924, entitled: An act making an appropriation for the payment of the state's share of the expense of eliminating certain grade crossings in the city of Jamestown.

Date of introduction March 7; referred to Committee on Finance.

AMES. Scnate bill, introductory No. 961; printed No. 1106, entitled: An act to amend the county law, in relation to compensation of county judge holding court in another county.

Date of introduction March 14; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

AMES. Senate bill, introductory No. 962; printed No. 1107, entitled: An act to amend the education law, in relation to appropriations by boards of supervisors and other local authorities for historical purposes.

Date of introduction March 14; referred to Committee on Public Education; reported favorably and referred to the Committee

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of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Public Education; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 634.

AMES. Senate bill, introductory No. 1119; printed No. 1336, entitled: An act to amend the penal law, in relation to advertisements upon danger signals in the public highways.

Date of introduction March 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Internal Affairs; committee discharged and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; vetoed.

AMES. Senate bill, introductory No. 1166; printed No. 1414, entitled: An act making an appropriation for the completion of the improvement of Chadakoin river, known as Chautauqua lake outlet, as provided by chapter seven hundred and fifty-eight of the laws of nineteen hundred and thirteen.

Date of introduction March 29; referred to Committee on Finance.

AMES. Senate bill, introductory No. 1218; printed No. 1483, entitled: An act to amend the charter of the city of Jamestown, in relation to transfer of lands and structures under the jurisdiction of the board of park commissioners of such city, not required for park purposes.

Date of introduction March 30; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the

city of Jamestown April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 559.

AMES. Senate bill, introductory No. 1219; printed No. 1484, entitled: An act to amend the general municipal law, in relation to the construction and maintenance of memorial building or monument by a county or city.

Date of introduction March 30; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 421.

AMES. Senate bill, introductory No. 1236; printed No. 1516, entitled: An act to amend the public health law, in relation to nursing.

Date of introduction March 31; referred to Committee on Public Health.

AMES. Senate bill, introductory No. 1237; printed No. 1517, entitled: An act to amend the civil service law, in relation to the contents of the report of the commission.

Date of introduction March 31; referred to Committee on Civil Service.

AMES. Senate bill, introductory No. 1246; printed No. 1526, entitled: An act to amend the education law, in relation to the additional apportionment of school moneys.

Date of introduction March 31; referred to Committee on Public Education; reported favorably and referred to Committee on Finance April 7.

AMES. Senate bill, introductory No. 1257; printed No. 1706, entitled: An act to amend the Dunkirk city charter, generally.

Date of introduction April 1; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6;

amended April 7; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the city of Dunkirk April 18; transmitted to Governor April 16; returned from Mayor not accepted.

AMES. Senate bill, introductory No. 1275; printed No. 1583, entitled: An act to amend the conservation law, in relation to the taking of rabbits in the counties of Clinton and Essex.

Date of introduction April 4; referred to Committee on Conservation; reported favorably and ordered to third reading April 13; recommitted April 14.

AMES. Senate bill, introductory No. 1377; printed No. 1755, entitled: An act to legalize certain elections and proceedings in the year nineteen hundred and twenty in the village of Little Valley, Cattaraugus county, relating to the paving of Court street with moneys to be derived from the sale of village bonds, to authorize and regulate the sale of such bonds and provide for their payment.

Date of introduction April 11; ordered to third reading without reference; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 560.

AMES. Senate bill, introductory No. 1386; printed No. 1764, entitled: An act to amend the conservation law, in relation to the manner of taking water fowl on Chautauqua lake.

Date of introduction April 11; referred to Committee on Conservation; reported favorably and ordered to third reading April 13; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Conservation; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 548.

BAUMES. Senate bill, introductory No. 14; printed No. 14, entitled: An act to amend chapter five hundred and seventy-two of the laws of nineteen hundred and two, entitled "An act to revise and amend an act to incorporate the city of Middletown and the act amendatory thereof," in relation to the sum which can be raised annually for carrying on the ordinary affairs and general expenses of the city.

Date of introduction January 5; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; Assembly bill, printed No. 371, substituted February 9; passed February 14; chapter No. 56.

BAUMES. Senate bill, introductory No. 15; printed No. 15, entitled: An act to amend chapter eighty-three of the laws of nineteen hundred and one, entitled "An act to provide for the improvement of the public highways in the county of Orange," in relation to the amount of and rate of interest on bonds to be issued under such act.

Date of introduction January 5; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record—Received from the Senate February 10; referred to Committee on Internal Affairs.

BAUMES. Senate bill, introductory No. 82; printed No. 83, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article five of the constitution, in relation to preferences, in employment and promotion, of soldiers, sailors and marines.

Date of introduction January 19; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 14; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary.

BAUMES. Senate bill, introductory No. 106; printed No. 107, entitled: An act to amend the highway law, in relation to laying out highways.

Date of introduction January 19; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Internal Affairs.

BAUMES. Senate bill, introductory No. 302; printed No. 312, entitled: An act making an appropriation for the Hamilton-Odell library at Monticello.

Date of introduction February 2; referred to Committee on Finance.

BAUMES. Senate bill, introductory No. 303; printed No. 313, entitled: An act to amend the charter of the city of Port Jervis, in relation to maximum amount of annual city tax levy, and to street improvements and payments therefor.

Date of introduction February 2; referred to Committee on Affairs of Cities.

BAUMES. Senate bill, introductory No. 395; printed No. 415, entitled: An act to amend chapter five hundred and ninety of the laws of nineteen hundred and seventeen, entitled "An act to provide a charter for the city of Newburgh," in relation to wards.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading March 1; Assembly bill, printed No. 635, substituted and passed March 2; chapter No. 102.

BAUMES. Senate bill, introductory No. 396; printed No. 416, entitled: An act to authorize the city of Newburgh to close portions of public streets in said city and to convey the same to the West Shore Railroad Company.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading March 1; Assembly bill, printed No. 684, substituted and passed Mare 2; chapter No. 115.

BAUMES. Senate bill, introductory No. 399; printed Na 419, entitled: An act to amend chapter seven hundred and fifty-five of the laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the Port Jervis Water Works Company," as amended, in relation to increasing the capital stock.

Date of introduction February 9; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14: Assembly bill, printed No. 647, substituted March 15; passed March 16; chapter No. 122.

BAUMES. Senate bill, introductory No. 481; printed No. 524, entitled: An act ratifying the purchase by the commissioners of the home of the city and town of Newburgh of lands adjoining the premises owned by them.

Date of introduction February 16; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; Assembly bill, printed No. 789, substituted March 15; passed March 16; chapter No. 181.

BAUMES. Senate bill, introductory No. 539; printed No. 593, entitled: An act providing for the erection of a state armory in the village of Warwick, the acquisition of a site therefor, and making an appropriation for building said armory.

Date of introduction February 21; referred to Committee on Finance.

BAUMES. Senate bill, introductory No. 643; printed No. No. 710, entitled: An act to amend the code of civil procedure, in relation to compensation of the surrogate's court stenographer in Sullivan county.

Date of introduction February 24; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March

14. Assembly record — Received from the Senate March 15; referred to Committee on Codes; committee discharged and ordered to third reading March 23; passed March 23. Record after passage — Transmitted to Governor March 24; chapter No. 139.

BAUMES. Senate bill, introductory No. 644; printed No. 1050, entitled: An act to amend the surrogate's court act, in relation to compensation of the surrogate's court stenographer in Sullivan county.

Date of introduction February 24; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 10; passed March 21. Assembly record — Received from the Senate March 22; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 22; passed March 23. Record after passage — Transmitted to Governor March 28; chapter No. 147.

BAUMES. Senate bill, introductory No. 679; printed No. 751, entitled: An act to amend the charter of the city of Port Jervis, in relation to maximum amount of annual city tax levy.

Date of introduction February 28; referred to Committee on Affairs of Cities.

BAUMES. Senate bill, introductory No. 680; printed No. 752, entitled: An act to amend the charter of the city of Port Jervis, in relation to street improvements and payments therefor.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; Assembly bill, printed No. ——, substituted and passed April 7.

BAUMES. Senate bill, introductory No. 886; printed No. 1003, entitled: An act making appropriations for the New York State Veterinary College for the eastern portion of the state, at New York University, New York.

Date of introduction March 9: referred to Committee on Finance

BAUMES. Senate bill, introductory No. 908; printed No. 1033, entitled: An act to amend chapter five hundred and seventy-two of the laws of nineteen hundred and two, entitled. "An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof," in relation to the expense of paving streets used by a street surface railroad.

Date of introduction March 10; referred to Committee of Affairs of Cities.

BAUMES. Senate bill, introductory No. 909; printed No. 1034, entitled: An act to authorize the city of Middletown to borrow money and issue bonds for street improvements.

Date of introduction March 10; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record.—Received from the Senate March 24; referred to Committee on Affairs of Cities: reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage—Transmitted to Mayor of the city of Middletown April 14; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 516.

BAUMES. Senate bill, introductory No. 953; printed No. 1098, entitled: An act to provide for the improvement as a state highway of the public highway commencing near the city of Port Jervis, Orange county, and running northwesterly along Delaware river to the dividing line between Sullivan and Delaware counties, thence to the village of Hancock.

Date of introduction March 14; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

BAUMES. Senate bill, introductory No. 1017; printed No. 1184, entitled: An act providing for the construction of a bridge at the intersection of state highway route number four and Neversink river, in the town of Thompson, Sullivan county; apportioning the expense thereof to the state of New York and the town of Thompson; making an appropriation for the share of such expense

to be paid by the state and otherwise providing for the payment of such expense.

Date of introduction March 17; referred to Committee on Finance.

BAUMES. Senate bill, introductory No. 1138; printed No. 1355, entitled: An act to amend the highway law, in relation to the removal of town superintendents.

Date of introduction March 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

BAUMES. Senate bill, introductory No. 1163; printed No. 1396, entitled: An act to amend the legislative law, in relation to the rate of charge for publication of session laws and concurrent resolutions.

Date of introduction March 28; referred to Committee on Finance.

BAUMES. Senate bill, introductory No. 1180; printed No. 1428, entitled: An act to amend the education law, in relation to the retirement of public school teachers who have taught for a period of sixty years.

Date of introduction March 29; referred to Committee on Public Education; reported favorably and ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Public Education; reported favorably and ordered to third reading April 13; passed April 13. Record after passage.— Transmitted to Governor April 14; chapter No. 294.

BAUMES. Senate bill, introductory No. 1323; printed No. 1647, entitled: An act to amend the tax law, in relation to property exempt from taxation.

Date of introduction April 6; referred to Committee on Taxation and Retrenchment.

BLOOMFIELD. Senate bill, introductory No. 71; printed No. 72, entitled: An act to provide for the erection of a state

armory in the city of Oneida, the acquisition of a site therefor, making an appropriation therefor and providing for the issuance of certificates of indebtedness or bonds by the county of Madison to meet certain expenses in connection therewith.

Date of introduction January 18; referred to Committee on Finance.

BLOOMFIELD. Senate bill, introductory No. 124; printed No. 421, entitled: An act to amend chapter two hundred and forty-two of the laws of nineteen hundred and eleven, entitled "An act to amend, consolidate and revise the several acts relative to the city of Amsterdam," generally.

Date of introduction January 24; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; amended February 3; ordered to third reading February 7; amended February 9; Assembly bill, printed No. 627, substituted February 21; passed February 22; chapter No. 61.

BLOOMFIELD. Senate bill, introductory No. 446; printed No. 480, entitled: An act to permit the common council of the city of Oneonta to vote additional compensation to the chamberlain and assessors of such city for the year nineteen hundred and twenty-one.

Date of introduction February 15; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; Assembly bill, printed No. 765, substituted March 22; passed March 23; vetoed.

BLOOMFIELD. Senate bill, introductory No. 447; printed No. 481, entitled: An act to amend the charter of the city of Oneonta, generally.

Date of introduction February 15; referred to Committee on Affairs of Cities.

BLOOMFIELD. Senate bill, introductory No. 483; printed No. 526, entitled: An act to amend the charter of the city of

Oneida, in relation to the rate of interest on bonds issued by the city.

Date of introduction February 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; Assembly bill, printed No. 910, substituted and passed March 22; passed March 23; chapter No. 252.

BLOOMFIELD. Senate bill, introductory No. 693; printed No. 765, entitled: An act to amend the insurance law, in relation to life, health and casualty insurance corporations.

Date of introduction February 28; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Insurance; committee discharged and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; chapter No. 408.

BLOOMFIELD. Senate bill, introductory No. 694; printed No. 766, entitled: An act to amend chapter three hundred and twenty-six of the laws of eighteen hundred and eighty-seven, entitled "An act to incorporate the Chittenango Falls Park Association," in relation to authorizing the association to convey its real property to the state and authorizing the acceptance of such property by the state for the purposes of a public park.

Date of introduction February 28; referred to Committee on the Judiciary.

BLOOMFIELD. Senate bill, introductory No. 695; printed No. 767, entitled: An act providing for the construction of a bridge over the canalized Mohawk river, between the villages of Fonda and Fultonville, and for constructing approaches thereto; apportioning the expense thereof to the state of New York and the towns of Mohawk and Glen; providing for the payment of such expense, and making an appropriation for the state's share thereof.

Date of introduction February 28; referred to Committee on Finance.

BLOOMFIELD. Senate bill, introductory No. 783; printed No. 866, entitled: An act to amend the public buildings law, in relation to the maintenance and improvement of the Guy Park House and grounds, making an appropriation therefor and repealing an act in relation thereto.

Date of introduction March 3; referred to Committee on Finance.

BLOOMFIELD. Senate bill, introductory No. 976; printed No. 1126, entitled: An act making an appropriation for the construction of a dormitory for boys at the state school of agriculture at Morrisville.

Date of introduction March 15; referred to Committee on Finance.

BLOOMFIELD. Senate bill, introductory No. 986; printed No. 1141, entitled: An act to amend chapter five hundred and twelve of the laws of nineteen hundred and twenty, entitled "An act to create a water district to be known as the Sherrill-Kenwood water district, comprised of the present city of Sherrill and a part of the city of Oneida, providing for the administration thereof, the election of water commissioners, their terms of office and powers and duties, and repealing section two hundred and twenty-seven of the charter of the city of Sherrill, relating to the construction of a system of water works," in relation to the conversion of coupon into registered bonds and registered into coupon bonds.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; Assembly bill, printed No. 1294, substituted March 24; ordered to third reading March 29; passed March 31; chapter No. 437.

BOYLAN. Senate bill, introductory No. 16; printed No. 49, entitled: An act to amend chapter two hundred and thirty-eight

of the laws of nineteen hundred and seventeen, entitled "An act creating the hospital development commission, defining its powers and duties, authorizing contracts for new buildings in connection with the Utica State Hospital and the Middletown State Hospital, and making appropriations for such purpose and for the expense of the hospital development commission," in relation to number of members of such commission.

Date of introduction January 5; ordered to third reading without reference; amended January 12; passed January 24. Assembly record — Received from the Senate January 25; referred to the Committee on Ways and Means; reported favorably and ordered to third reading January 26; passed January 26. Record after passage — Transmitted to Governor January 27; chapter No. 1.

BOYLAN. Senate bill, introductory No. 17; printed No. 17, entitled: An act to amend the penal law, in relation to abolishing capital punishment.

Date of introduction January 5; referred to Committee on Codes.

BOYLAN. Senate bill, introductory No. 166; printed No. 969, entitled: An act to amend the Greater New York charter, in relation to the exchange of laboratory products and the sale of city water.

Date of introduction January 26; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Mayor of the City of New York April 8; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 565.

BOYLAN. Senate bill, introductory No. 167; printed No. 170, entitled: An act to amend the Greater New York charter, in relation to wharfage and dockage rates.

Date of introduction January 26; referred to Committee on Affairs of Cities.

BOYLAN. Senate bill, introductory No. 168; printed No. 171, entitled: An act to amend the Greater New York charter, in relation to extraordinary expenditures by the board of health in case of impending pestilence.

Date of introduction January 26; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 31; passed April 5. Record after passage — Transmitted to Mayor of the City of New York April 6; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 564.

BOYLAN. Senate bill, introductory No. 169; printed No. 172, entitled: An act to amend the Greater New York charter, in relation to declaration of imminent peril from pestilence.

Date of introduction January 26; referred to Committee on Affairs of Cities.

BOYLAN Senate bill, introductory No. 240; printed No. 250, entitled: An act to amend the Greater New York charter, in relation to the demolition or construction of certain buildings.

Date of introduction February 1; referred to Committee on Affairs of Cities.

BOYLAN. Senate bill, introductory No. 258; printed No. 268, entitled: An act to amend the penal law, in relation to experiments upon living dogs.

Date of introduction February 1; referred to Committee on Codes.

BOYLAN. Senate bill, introductory No. 363; printed No. 383, entitled: An act to amend the education law, in relation

to local historians in boroughs of a city having more than one million inhabitants.

Date of introduction February 9; referred to Committee on Public Education; reported favorably and ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Public Education; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 381.

BOYLAN. Senate bill, introductory No. 431; printed No. 463, entitled: An act to amend the general municipal law, in relation to allowances by child welfare boards.

Date of introduction February 14; referred to Committee on Affairs of Cities.

BOYLAN. Senate bill, introductory No. 462; printed No. 505, entitled: An act to amend the general municipal law, in relation to the payment to guardians of awards made by child welfare boards.

Date of introduction February 16; referred to Committee on Affairs of Cities.

BOYLAN. Senate bill, introductory No. 589; printed No. 647, entitled: An act to amend the general construction law, in relation to the observance of certain holidays.

Date of introduction February 23; referred to Committee on the Judiciary.

BOYLAN. Senate bill, introductory No. 590; printed No. 648, entitled: An act authorizing the police commissioner of the City of New York to restore James Quigley, a member of the police force of the City of New York, to the rank and grade of lieutenant of police, formerly held by him.

Date of introduction February 23; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of

Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; transmitted to Governor April 16; returned from Mayor not accepted.

BOYLAN. Senate bill, introductory No. 672; printed No. 744, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which Meyer Pollack, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and nineteen, and to reinstate him in the position formerly held by him.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; transmitted to Governor April 16; returned from Mayor not accepted.

BOYLAN. Senate bill, introductory No. 747; printed No. 824, entitled: An act to amend the public health law, in relation to the use of saccharine.

Date of introduction March 2; referred to Committee on Public Health.

BOYLAN. Senate bill, introductory No. 835; printed No. 938, entitled: An act to amend section nineteen hundred and ninety-five of chapter four hundred and ten of the laws of eighteen hundred and eighty-two, entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York," in relation to fees of auctioneers on sale of real estate.

Date of introduction March 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the

Senate March 24; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading April 5; ordered to third reading April 7; passed April 13. Record after passage — Transmitted to Mayor of the City of New York April 14; transmitted to Governor April 16; returned from Mayor not accepted.

BOYLAN. Senate bill, introductory No. 836; printed No. 939, entitled: An act to amend the Greater New York charter, in relation to matrons in the department of correction.

Date of introduction March 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 28. Assembly record—received from the Senate March 24; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 7. Record after passage—Transmitted to Mayor of the City of New York April 14; transmitted to Governor April 16; returned from Mayor not accepted.

BOYLAN. Senate bill, introductory No. 899; printed No. 1024, entitled: An act to amend the state printing law, in relation to creating the office of superintendent of state printing, prescribing his powers and duties, and making an appropriation therefor.

Date of introduction March 10; referred to Committee on Finance.

BOYLAN. Senate bill, introductory No. 1018; printed No. 1185, entitled: An act to amend the Greater New York charter, in relation to the numbering of houses.

Date of introduction March 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed

April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor not accepted.

BOYLAN. Senate bill, introductory No. 1113; printed No. 1311, entitled: An act to amend the agricultural law, in relation to butter.

Date of introduction March 23; referred to Committee on Agriculture.

BOYLAN. Senate bill, introductory No. 1114; printed No. 1312, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Saint Illuminator's Armenian Apostolic Church, a religious corporation, in the borough of Manhattan, city of New York.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 620.

BOYLAN. Senate bill, introductory No. 1187; printed No. 1435, entitled: An act to amend chapter two hundred and sixty-six of the laws of eighteen hundred and eighty-four, in relation to official stenographers temporarily assigned to the city court of New York.

Date of introduction March 29; referred to Committee on Affairs of Cities.

BOYLAN. Senate bill, introductory No. 1307; printed No. 1631, entitled: An act to amend the labor law, in relation to bureau of inspection.

Date of introduction April 6; referred to Committee on Finance.

BOYLAN. Senate bill, introductory No. 1308; printed No. 1632, entitled: An act to amend the labor law, in relation to counsel.

Date of introduction April 6; referred to Committee on Finance.

BOYLAN. Senate bill, introductory No. 1309; printed No. 1633, entitled: An act to amend the labor law in relation to appointment, removal and compensation of referees.

Date of introduction April 6; referred to Committee on Finance.

BOYLAN. Senate bill, introductory No. 1401; printed No. 1804, entitled: An act to amend the farms and markets law, in relation to jurisdiction of departments of markets in cities.

Date of introduction April 12; ordered to third reading and referred to Committee on Agriculture.

BOYLAN. Senate bill, introductory No. 1415; printed No. 1838, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claims of certain contractors under contracts heretofore let by the commission on new prisons.

Date of introduction April 13; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 14; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

BURLING. Senate bill, introductory No. 89; printed No. 90, entitled: An act to amend the village law, in relation to the retirement of policemen in certain counties.

Date of introduction January 19; referred to Committee on Affairs of Villages.

BURLING. Senate bill, introductory No. 90; printed No. 91, entitled: An act to amend chapter three hundred and sixty-one of the laws of nineteen hundred and nine, entitled "An act relating to the repaving of streets and highways in the city of Mount Vernon which have once been paved at the expense of abutting property, in whole or in part, and authorizing such city to raise money therefor by the issue of bonds," in relation to increasing the amount of such bonds.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Mayor of the City of Mount Vernon February 23; returned from Mayor accepted Murch 10; transmitted to Governor March 10; chapter No. 86.

BURLING. Senate bill, introductory No. 91; printed No. 92, entitled: An act to amend chapter one hundred and eighty-two of the laws of eighteen hundred and ninety-two, entitled "An act to incorporate the city of Mount Vernon," in relation to limitation of indebtedness.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Mayor of the city of Mount Vernon February 23; returned from Mayor accepted March 10; transmitted to Governor March 10; chapter No. 87.

BURLING. Senate bill, introductory No. 92; printed No. 93, entitled: An act to amend chapter five hundred and fifty of the laws of nineteen hundred and eleven, entitled "An act

authorizing and empowering the city of Mount Vernon to issue bonds for the purpose of paying its proportionate share of the expense of eliminating grade crossings in the city of Mount Vernon," in relation to increasing the amount of such bonds and the interest they may bear.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; orderd to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Mayor of the city of Mount Vernon February 28; returned from Mayor accepted March 10; transmitted to Governor March 10; chapter No. 88.

BURLING. Senate bill, introductory No. 389; printed No. 409, entitled: An act to amend chapter three hundred and eleven of the laws of nineteen hundred and sixteen, entitled "An act in relation to issuing bonds to pay for repaving Columbus avenue in the city of Mount Vernon."

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 9; passed March 9. Record after passage — Transmitted to Mayor of the City of Mount Vernon March 9; returned from Mayor accepted March 17; transmitted to Governor March 17; chapter No. 109.

BURLING. Senate bill, introductory No. 390; printed No. 410, entitled: An act to amend the penal law, in relation to the unlawful use of devices and false representations to import authority.

Date of introduction February 9; referred to Committee on Codes; reported favorably and referred to the Committee of the

Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Codes.

BURLING. Senate bill, introductory No. 391; printed No. 1055, entitled: An act to amend the penal law, in relation to the prohibition of the use on vehicles of the device of arms of the state and other representations.

Date of introduction February 9; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 10; recommitted March 21.

BURLING. Senate bill, introductory No. 392; printed No. 836, entitled: A act to amend chapter one hundred and seventy-six of the laws of nineteen hundred and five, entitled "An act relating to the paving and grading of streets and highways in the city of Mount Vernon, and authorizing such city to raise money therefor by the issue of bonds."

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; amended March 2; passed March 8. Assembly record — Received from the Senate March 9; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 15; passed March 15. Record after passage — Transmitted to Mayor of the City of Mount Vernon March 16; returned from Mayor accepted March 30; transmitted to Governor March 30; chapter No. 151.

BURLING. Senate bill, introductory No. 582; printed No. 638, entitled: An act to amend section five of chapter one hundred and six of the laws of nineteen hundred and six, entitled "An act creating the offices of police justice and assistant police justice, in the village of Port Chester, in the county of West-chester, and to provide for the raising annually an amount sufficient to pay the salaries of said officers," in relation to the compensation of the police justice.

Date of introduction February 22; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Villages; committee discharged and ordered to third reading March 16; passed March 16. Record after passage — Transmitted to Governor March 17; chapter No. 114.

BURLING. Senate bill, introductory No. 583; printed No. 639, entitled: An act to amend the village law, in relation to regulate or prohibit the keeping of bees.

Date of introduction February 22; referred to Committee on Affairs of Villages.

BURLING. Senate bill, introductory No. 584; printed No. 640, entitled: An act to amend chapter eight hundred and eighteen of the laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the village of Port Chester," in relation to amount to be raised for public health purposes.

Date of introduction February 22; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Villages; committee discharged and ordered to third reading March 16; passed March 16. Record after passage — Transmitted to Governor March 17; chapter No. 113.

BURLING. Senate bill, introductory No. 585; printed No. 641, entitled: An act to amend chapter four hundred and eighty-five of the laws of nineten hundred and three, entitled "An act to incorporate the Firemen's Benevolent Fund Association of the City of New Rochelle, New York," in relation to changing the corporate name of such association.

Date of introduction February 22; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; Assembly bill, printed No. 563, substituted March 14; ordered to third reading March 14; passed March 15; chapter No. 105.

BURLING. Senate bill, introductory No. 586; printed No. 642, entitled: An act to amend the village law, in relation to the retirement of policemen in certain counties.

Date of introduction February 22; referred to Committee on Affairs of Villages.

BURLING. Senate bill, introductory No. 619; printed No. 677, entitled: An act to amend chapter two hundred and eighty-five of the laws of nineteen hundred and three, entitled "An act to organize and establish a police department in the village of Port Chester," in relation to moneys constituting the police pension fund and the payment of pensions.

Date of introduction February 23; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Villages; committee discharged and ordered to third reading March 17; passed March 17. Record after passage — Transmitted to Governor March 18; chapter No. 111.

BURLING. Senate bill, introductory No. 691; printed No. 763, entitled: An act to amend the charter of the city of White Plains, generally.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Mayor of the City of White Plains April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 627.

BURLING. Senate bill, introductory No. 692; printed No. 764, entitled: An act to amend the charter of the city of White Plains, generally.

Date of introduction February 28; referred to Committee on Affairs of Cities.

BURLING. Senate bill, introductory No. 724; printed No. 801, entitled: An act to confirm the acts of commissioners appointed to lay out, and assess damages upon the opening of, a public highway in the town of New Castle, Westchester county; to legalize and confirm the acts and proceedings of David L. Barnum and Frank T. Bailey, as commissioners of highways of said town; to authorize the town board of auditors of said town to audit the contracts in relation to the building of said highway; to authorize the said town to pay for the construction of said highway, and to raise money therefor.

Date of introduction March 1; referred to Committee on the Judiciary.

BURLING. Senate bill, introductory No. 814; printed No. 915, entitled: An act to provide for the construction and maintenance of an incinerator, for the purpose of consuming by heat or fire all garbage or refuse, or like matter, in the village of Port Chester, and to provide means for the payment therefor.

Date of introduction March 7; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Villages; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 247.

BURLING. Senate bill, introductory No. 837; printed No. 940, entitled: An act to amend the conservation law, in relation to the taking of raccoon in the counties of Westchester, Putnam, Dutchess and Rockland.

Date of introduction March 8; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; passed

April 7. Assembly record — Received from the Senate April 8; referred to Committee on Conservation.

BURLING. Senate bill, introductory No. 852; printed No. 955, entitled: An act to incorporate the Masonic Guild of Port Chester.

Date of introduction March 8; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 422.

BURLING. Senate bill, introductory No. 910; printed No. 1035, entitled: An act to amend section one hundred and forty-two-a of the highway law, in relation to the proportion of the expense of improving highways to be borne by street surface railroads.

Date of introduction March 10; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

BURLING. Senate bill, introductory No. 911; printed No. 1036, entitled: An act to amend chapter two hundred and thirty-two of the laws of nineteen hundred and four, entitled "An act relating to commissioners of jurors for each county of the state having a certain population, and regulating and prescribing his duties, and also providing in what manner juries shall be made up and jurors drawn in courts of record in such counties; how they may be exempted or excused and the length of service of such jurors," in relation to the manner of making up the jury list, method of drawing and length of service.

Date of introduction March 10; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary.

BURLING. Senate bill, introductory No. 912; printed No. 1087, entitled: An act to amend the election law, in relation to abolishing the board of elections in the county of Westchester, vesting the county clerk of said county with the powers and duties of boards of election, and authorizing the employment and payment of necessary assistants.

Date of introduction March 10; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole April 12; committee discharged and ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; Passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 656.

BURLING. Senate bill, introductory No. 913; printed No. 1038, entitled: An act to repeal chapter four hundred and fifteen of the laws of nineteen hundred and seventeen, entitled "An act to provide for the publication by the board of supervisors of West-chester of certain official notices in said county," relating to the publication of quarterly condensed statements of money disbursed by the county treasurer.

Date of introduction March 10; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 309.

BURLING. Senate bill, introductory No. 914; printed No. 1039, entitled: An act to amend the prison law, in relation to jail liberties in the county of Westchester.

Date of introduction March 10; referred to Committee on Penal Institutions; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the

Senate April 8; referred to Committee on Penal Institutions: reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 296.

BURLING. Senate bill, introductory No. 915; printed No. 1040, entitled: An act to amend the judiciary law, in relation to the publishing of the terms of county court.

Date of introduction March 10; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary: reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 417.

BURLING. Senate bill, introductory No. 916; printed No. 1437, entitled: An act to amend the code of criminal procedure, in relation to the publication of the sheriff's proclamation.

Date of introduction March 10; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; amended March 29; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Codes; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16: chapter No. 377.

BURLING. Senate bill, introductory No. 983; printed No. 1133, entitled: An act to authorize the city of Mount Vernon to issue bonds for the purpose of providing for the expense of the widening and improvement of Prospect avenue, from North Third avenue to Park avenue, in said city.

Date of introduction March 15; referred to Committee ou Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities;

reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of Mount Vernon April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 517.

BURLING. Senate bill, introductory No. 984; printed No. 1134, entitled: An act to amend the code of civil procedure, in relation to filing certain processes with proof of service in New York and Bronx counties.

Date of introduction March 15; referred to Committee on Codes; reported favorably and ordered to third reading April 13; Assembly bill, printed No. 1485, substituted and passed April 13; vetoed.

BURLING. Senate bill, introductory No. 985; printed No. 1135, entitled: An act to amend the code of civil procedure, in relation to the fees of the county clerk in Westchester county.

Date of introduction March 15; referred to Committee on Codes; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Codes; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; vetoed.

BURLING. Senate bill, introductory No. 1170; printed No. 1418, entitled: An act to amend chapter two hundred and forty-two of the laws of nineteen hundred and sixteen, entitled "An act to create the office of commissioner of charities and corrections in the county of Westchester, and to describe the powers and duties of such office," generally.

Date of introduction March 29; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 457.

BURLING. Senate bill, introductory No. 1264; printed No. 1572, entitled: An act to amend the state charities law, in relation to the division for mentally defective women in the New York State Reformatory for Women.

Date of introduction April 4; referred to Committee on Codes: reported favorably and ordered to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 16; chapter No. 364.

BURLING. Senate bill, introductory No. 1297; printed No. 1611, entitled: An act creating a commission to prepare a preliminary plan and report, including estimates, for the combination improvement and extension of existing rapid transit railroads. street surface railroads, and stage and omnibus lines and any railroad used for local service, operating between a point or points within the city of New York and a point or points within the county of Westchester, and for connecting railroads whose linestop at or near the boundary line between the city of New York and the county of Westchester, and for otherwise improving, by new construction or otherwise, the transportation facilities between the city of New York and the county of Westchester, and other transportation facilities in such county, and authorizing appropriations by the county of Westchester toward the expense of such commission.

Date of introduction April 5; referred to Committee on Public Service; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary: reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 591.

BURLING. Senate bill, introductory No. 1352; printed No. 1728, entitled: An act to provide for the submission of a proposition to the voters of the fire district number one of the town of

Mamaroneck, New York, for the acquisition of a site, by private purchase or condemnation, and the construction of a new fire house in said fire district, and, if such proposition is adopted, authorizing the issue of not to exceed sixty-five thousand dollars of bonds to provide for the said acquisition of said site and the erection of said building.

Date of introduction April 8; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 561.

BURLINGAME. Senate bill, introductory No. 165; printed No. 1701, entitled: An act to provide for a convention, representing the legislature, the judiciary and the bar, to consider and report upon proposed amendments to article six of the constitution, and making an appropriation therefor.

Date of introduction January 26; referred to Committee on Finance; reported favorably and ordered to third reading April 7; amended April 7; passed April 13. Assembly record—Received from the Senate April 14; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage—Transmitted to Governor April 16; chapter No. 348.

BURLINGAME. Senate bill, introductory No. 262; printed No. 272, entitled: An act to amend the workmen's compensation law, in relation to treatment and care of injured employees, and the minimum compensation for such treatment.

Date of introduction February 22; referred to Committee on Labor and Industries.

BURLINGAME. Senate bill, introductory No. 297; printed No. 684, entitled: An act to create a commission to examine the Greater New York charter and the local laws affecting New

York city and the five counties included therein, to investigate the methods of conducting and transacting business in the sev eral departments, boards and offices thereof.

Date of introduction February 2; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended February 23; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities.

BURLINGAME. Senate bill, introductory No. 364; printed No. 384, entitled: An act to amend chapter one hundred and seventy-eight of the laws of nineteen hundred and nineteen entitled "An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the state of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the states of New York and New Jersey, and making an appropriation therefor," in relation to the organization of the commission and the conduct of its legal business.

Date of introduction February 9; referred to Committee or Finance.

BURLINGAME. Senate bill, introductory No. 507; printed No. 549, entitled: An act to amend chapter one hundred and seventy-one of the laws of nineteen hundred and four, entitled "An act to provide for the continuance of the office of commissioner of records of the county of Kings, and for the completion and care of the block indexes and reindexing plant, and for the care and preservation of the county records, old town and other records," in relation to the term of office of the commissioner and appointment of his successor.

Date of introduction February 16; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading April 4; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Internal Affairs.

BURLINGAME. Senate bill, introductory No. 581; printed No. 637, entitled: An act to amend the general business law. in relation to registered architects.

Date of introduction February 22; referred to Committee on the Judiciary.

BURLINGAME. Senate bill, introductory No. 750; printed No. 827, entitled: An act to amend chapter five hundred and sixty-four of the laws of nineteen hundred and two, entitled "An act in relation to jurors, and to the appointment and duties of a commissioner of jurors in the county of Kings."

Date of introduction March 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 21; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 412.

BURLINGAME. Senate bill, introductory No. 759; printed No. 843, entitled: An act to promote the health and efficiency of firemen in cities of the state.

Date of introduction March 3; referred to Committee on Affairs of Cities.

BURLINGAME. Senate bill, introductory No. 1048; printed No. 1224 entitled: An act to amend the education law, in relation to the salaries of teacher clerks in cities of the first class having a population of one million or over.

Date of introduction March 18; referred to Committee on Public Education.

BURLINGAME. Senate bill, introductory No. 1049; printed No. 1498, entitled: An act to amend the Greater New York charter, in relation to compensation of officers and members of the police force.

Date of introduction March 18; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third read-

ing April 5; passed April 7. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of New York April 14; transmitted to Governor April 16; returned from Mayor not accepted.

BURLINGAME. Senate bill, introductory No. 1086; printed No. 1453, entitled: An act to amend the Greater New York charter, in relation to grades, ranks and salaries of officers and members of the uniformed force of the fire department of such city.

Date of introduction March 23; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading; amended March 30; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of New York April 14; transmitted to Governor April 16; returned from Mayor not accepted.

BURLINGAME. Senate bill, introductory No. 1188; printed No. 1789 entitled: An act to amend the stock corporation law, in relation to the issue of additional stock to employees.

Date of introduction March 30; referred to Committee on the Judiciary; amended April 7; reported favorably and ordered to third reading April 12; amended April 12; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 361.

BURLINGAME. Senate bill, introductory No. 1228; printed No. 1508, entitled: An act to amend chapter seven hundred and six of the laws of nineteen hundred and twenty, entitled "An act to authorize the commissioners of the land office to convey a tract of land at the southeast corner of Winthrop

street and Albany avenue, in the borough of Brooklyn, city of New York, now a part of the grounds of the Brooklyn State Hospital, to the city of New York for a proposed change in the street lines of Albany avenue, for a highway," in relation to extending the time for completing the improvement.

Date of introduction March 31; referred to Committee on Finance; reported favorably and ordered to third reading April 11; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 616.

BURLINGAME. Senate bill, introductory No. 1279; printed No. 1587, entitled: An act to amend the Greater New York charter, in relation to the board of estimate and apportionment.

Date of introduction April 4; referred to Committee on Affairs of Cities.

BURLINGAME. Senate bill, introductory No. 1288; printed No. 1602, entitled: An act to amend the judiciary law, in relation to the appointment of stenographers.

Date of introduction April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 674.

BURLINGAME. Senate bill, introductory No. 1353; printed No. 1729, entitled: An act to amend the Greater New York charter, in relation to corporation newspapers in the borough of Brooklyn.

Date of introduction April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April

12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

CAMPBELL. Senate bill, introductory No. 58; printed No. 59, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claims of Charles Specht, as assignee, and Glenn A. Stockwell, as trustee in bankruptcy of McMahon and Fell, individually and as copartners, for an alleged breach of contract and for extra work performed and material furnished in the Cambria-Lockport county highway and to render judgment therefor.

Date of introduction January 17; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; Assembly bill, printed No. 145, substituted April 7; passed April 13; vetoed.

CAMPBELL. Senate bill, introductory No. 102; printed No. 103, entitled: An act to amend chapter seven hundred and fifty-two of the laws of nineteen hundred and seven, entitled "An act to revise the charter of the city of North Tonawanda," generally.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 10; passed February 14. Record after passage — Transmitted to Mayor of the City of North Tonawanda February 15; returned from Mayor accepted February 24; transmitted to Governor February 24; chapter No. 26.

CAMPBELL. Senate bill, introductory No. 103; printed No. 104, entitled: An act to authorize the city of North Tona

wanda to issue bonds for the improvement of its waterworks system by the construction of iron water mains in its streets to replace worn out wooden pipes therein.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 10; passed February 14. Record after passage — Transmitted to Mayor of the City of North Tonawanda February 15; returned from Mayor accepted February 24; transmitted to Governor February 24; chapter No. 25.

CAMPBELL. Senate bill, introductory No. 327; printed No. 343, entitled: An act to amend the civil practice act, in relation to the proceeds of sale of the real property of infants and incompetents.

Date of introduction February 7; referred to Committee on Codes.

CAMPBELL. Senate bill, introductory No. 328; printed No. 344, entitled: An act to amend the code of civil procedure, in relation to the proceeds of sale of the real property of infants and incompetents.

Date of introduction February 7; referred to Committee on Codes.

CAMPBELL. Senate bill, introductory No. 329; printed No. 345, entitled: An act to amend the highway law, in relation to auto trucks and trailers.

Date of introduction February 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

CAMPBELL. Senate bill, introductory No. 381; printed No. 401, entitled: An act to amend the penal law in relation to traffic on Sunday.

Date of introduction February 9; referred to Committee of the Codes; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21: passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on Codes; reported favorably and ordered to third reading April 13; passed April 14. Record after passage — Transmitted to Governor April 14: chapter No. 299.

No. 455, entitled: An act to authorize the construction of a foot bridge over the Erie canal, at Chapel street, in the city of Lockport, Niagara county, and making an appropriation therefor.

Date of introduction February 14; referred to Committee of Finance.

CAMPBELL. Senate Bill, introductory No. 496; printed No. 539, entitled: An act providing for the acquisition of a site and the erection of a state armory at the city of Niagara Falls, in the county of Niagara, and making an appropriation therefor.

Date of introduction February 16; referred to Committee of Finance.

CAMPBELL. Senate bill, introductory No. 540; printed No. 594, entitled: An act to legalize and confirm the official act of notaries public and commissioners of deeds.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to committee on the Judiciary; committee discharged and ordered to third reading March 16; passed March 16. Record after passage — Transmitted to Governor March 17: chapter No. 110.

CAMPBELL. Senate bill, introductory No. 541; printed No. 595, entitled: An act to amend the conservation law, is relation to the manner of taking water fowl.

Date of introduction February 21; referred to Committee on Conservation.

CAMPBELL. Senate bill, introductory No. 554; printed No. 735, entitled: An act to legalize the acts and proceedings of the board of trustees of the village of Wilson in employing Fred E. Dean to pave certain portions of the principal business street, known as Young street, between McChesney and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of fifteen hundred and ten dollars and seventy-six cents, dated November twentyseventh, nineteen hundred and fifteen, payable one year after the date thereof, given in payment for said paving, the issuance of which certificate of indebtedness and the employment of the said Fred E. Dean to lay and construct said paving having been held illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Fred E. Dean the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon.

Date of introduction February 21; referred to Committee on the Judiciary; amended February 28; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record—Received from the Senate March 24; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 30; passed March 30. Record after passage—Transmitted to Governor April 1; chapter No. 197.

CAMPBELL. Senate bill, introductory No. 555; printed No. 609, entitled: An act making an appropriation for constructing a concrete culvert over the Eighteen-Mile creek, in the city of Lockport.

Date of introduction February 21; referred to Committee on Finance.

CAMPBELL. Senate bill, introductory No. 648; printed No. 717, entitled: An act to authorize the local assessment of certain barge canal and terminal lands of the state in the city of North Tonawanda, for the benefit thereto from the paving of Sweeney street in such city.

Date of introduction February 25; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; Assembly bill, printed No. 1055, substituted and passed March 16; chapter No. 138.

CAMPBELL. Senate bill, introductory No. 649; printed No. 718, entitled: An act to amend the conservation law, in relation to the taking of dogs afield.

Date of introduction February 25; referred to Committee on Conservation.

CAMPBELL. Senate bill, introductory No. 717; printed No. 794, entitled: An act to amend the code of civil procedure, in relation to surrogate acting as counsel or attorney in certain actions.

Date of introduction March 1; referred to Committee on Codes.

CAMPBELL. Senate bill, introductory No. 718; printed No. 795, entitled: An act to amend the surrogate court act, in relation to surrogate acting as counsel or attorney in certain actions.

Date of introduction March 1; referred to Committee on the Judiciary.

CAMPBELL. Senate bill, introductory No. 806; printed No. 907, entitled: An act amend the Niagara Falls charter, in relation to the collection of taxes and assessments and enforcement thereof by sale of real estate.

Date of introduction March 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the

Senate March 24; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Mayor of the City of Niagara Falls April 4; returned from Mayor; accepted April 14; transmitted to Governor April 14; chapter No. 307.

CAMPREIL. Senate bill, introductory No. 879; printed No. 1711, entitled: An act to enlarge the state reservation at Niagara, and to establish the New York state memorial riverways and reserves, extending along the Niagara river from Lake Erie to Lake Ontario, with suitable structures thereon, and to create thereby a permanent and fitting memorial of the patriotism and devotion and the great achievements of the soldiers and sailors from this state and the nation, who served in the army and navy of the United States during the world war; also making an appropriation therefor, and providing a charge upon the use of water power developed at Niagara Falls, for the purpose of paying in part or in whole the expenses thereof.

Date of introduction March 9; referred to Committee on Finance; amended April 7.

CAMPBELL. Senate bill, introductory No. 944; printed No. 1089, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine claims against the state for damages for or on account of the appropriation of property in connection with the construction of improved canals and canal terminals, and by reason of change of grade of highways on streets caused by changing the bridges and approaches thereto, and to render judgment therefor.

Date of introduction March 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April ²¹: Assembly bill, printed No. 1464, substituted April 13; passed April 14; chapter No. 630.

CAMPBELL. Senate bill, introductory No. 1067; printed No. 1245, entitled: An act to amend the judiciary law, in relation to compensation of interpreters.

Date of introduction March 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; Assembly bill, printed No. 1592, substituted and passed April 7; chapter No. 482.

CAMPBELL. Senate bill, introductory No. 1131; printed No. 1348, entitled: An act to legalize the acts and proceedings of the village of Wilson in paving certain portions of the principal business street, known as Young street, between McChesnev and Seneca streets, in said village, consisting of two strips of paving, each thirteen feet in width, together with curbing, in the year nineteen hundred and fifteen, and to legalize, authorize and direct the payment of a certain certificate of indebtedness in the sum of four hundred and eighty-six dollars and twenty-two cents, dated December eighteenth, nineteen hundred and fifteen, payable with interest one year after the date thereof, issued by said village and delivered to Wilson Lumber Company, Incorporated, in payment of cement furnished by it and used in the construction of said pavement and curbing; said acts and proceedings, and the issuance of said certificate having been held irregular, illegal and invalid; also authorizing and directing the trustees of the village of Wilson to pay the said Wilson Lumber Company, Incorporated, the amount of said certificate, together with interest, and in case of the refusal of the said trustees to pay the said certificate of indebtedness, to authorize the maintenance of an action or proceeding thereon..

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 333.

CAMPBELL. Senate bill, introductory No. 1158; printed No. 1391, entitled: An act to amend the general business law, in relation to public accountants.

Date of introduction March 28; referred to Committee on the Judiciary.

CAMPBELL. Senate bill, introductory No. 1263; printed No. 1571, entitled: An act to amend the railroad law, in relation to paving and repair of streets.

Date of introduction April 4; referred to Committee on Public Service; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Railroads; committee discharged and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 433.

CAMPBELL. Senate bill, introductory No. 1283; printed No. 1597, entitled: An act to amend the domestic relations law, in relation to prevention of hereditary blindness.

Date of introduction April 5; referred to Committee on the Judiciary.

CAMPBELL. Senate bill, introductory No. 1310; printed No. 1634, entitled: An act to repeal subdivision twelve of section ninety-eight of the decedent estate law, in relation to distribution of collaterals.

Date of introduction April 6; referred to Committee on the Judiciary.

CAMPBELL. Senate bill, introductory No. 1318; printed No. 1642, entitled: An act to amend the general corporation law, in relation to action by unanimous consent of stockholders. Date of introduction April 6; referred to Committee on the Judiciary.

CAMPBELL. Senate bill, introductory No. 1403; printed No. 1806, entitled: An act to carry into effect the provisions of chapter five hundred and ninety-seven of the laws of nineteen hundred and eighteen, by creating a commission to determine upon and fix an equitable charge to be made to and collected from

the corporation constituted by any consolidation effected pursuant to the provisions of chapter five hundred and ninety-six of the laws of nineteen hundred and eighteen, for and on account of the diversion by such corporation from the Niagara river for power purposes of water in excess of fifteen thousand one hundred cubic feet per second.

Date of introduction April 12; referred to Committee on Public Service.

CAMPBELL. Senate bill, introductory No. 1410; printed No. 1820, entitled: An act to amend the charter of the city of Lockport, generally.

Date of introduction April 13; referred to Committee on Affairs of Cities.

CAMPBELL. Senate bill, introductory No. 1411; printed No. 1821, entitled: An act to amend the stock corporation law, in relation to proceedings for an appraisal of the value of stock on voluntary sale of franchise and property.

Date of introduction April 13; referred to Committee on the Judiciary.

CARSON. Senate bill, introductory No. 153; printed No. 155, entitled: An act to amend the public buildings law, in relation to persons entitled to admission to the New York State Soldiers and Sailors' Home.

Date of introduction January 25; referred to Committee on Finance.

CARSON. Senate bill, introductory No. 179; printed No. 182, entitled: An act to further amend chapter two hundred and eighty-eight of the laws of nineteen hundred and six, entitled "An act to revise the charter of the city of Hornellsville, and to change the name thereof," generally.

Date of introduction January 26; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; recommitted February 28.

CARSON. Senate bill, introductory No. 246; printed No. 1074, entitled: An act to establish school district number seven

in the town of Hornellsville, Steuben county, as a union free school district, and providing for the election of officers, the levy and collection of taxes and the custody and disbursement of school moneys for such district.

Date of introduction February 1; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; amended February 16; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Public Education; committee discharged and ordered to third reading February 28; passed February 28. Record after passage — Transmitted to Governor March 1; recalled March 10; reconsidered and amended March 10; repassed in Senate March 21; repassed in Assembly March 28; transmitted to Mayor of the City of Hornell March 31; returned from Mayor accepted April 13; retransmitted to Governor April 13; chapter No. 261.

CARSON. Senate bill, introductory No. 256; printed No. 266; Assembly Reprint No. 1366, entitled: An act authorizing the board of trustees of the village of Bath, Steuben county, to use certain moneys, the proceeds of the sale of village hall bonds now held in a fund known as the village hall fund, for the payment of bonds issued for the purchase of a municipal gas plant and providing for the levy and collection of taxes for the payment of the balance of such bonds and to reimburse such village hall fund.

Date of introduction February 1; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 21; passed March 1. Assembly record — Received from the Senate March 2; referred to Committee on Affairs of Villages; reported favorably and ordered to second reading; amended March 9; ordered to third reading March 14; passed March 21. In Senate — Assembly amendments concurred in March 23. Record after passage — Transmitted to Governor March 28; vetoed.

CARSON. Senate bill, introductory No. 410; printed No. 440, entitled: An act making appropriation for continuing the excavation and deepening of the harbor and channel and entrance thereto at the foot of Canandaigua lake, in the county of Ontario, and the repair of the pier and breakwater thereat.

Date of introduction February 10; referred to Committee on Finance.

CARSON. Senate bill, introductory No. 411; printed No. 441, entitled: An act to provide for the erection of a state armory in the city of Canandaigua, the acquisition of a site therefor, making an appropriation therefor and providing for the issuance of certificates of indebtedness or bonds by the county of Ontario to meet certain expenses in connection therewith.

Date of introduction February 10; referred to Committee on Finance.

CARSON. Senate bill, introductory No. 444; printed No. 478, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claim of Charles O. Roe, of the village of Canisteo, New York, against the state, for damages alleged to have been sustained by him on or about the twenty-second day of March, nineteen hundred and nineteen, through the alleged negligence of the state, its agents and employees on the state highway known as route fifteen, and to render judgment therefor.

Date of introduction February 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims.

CARSON. Senate bill, introductory No. 445; printed No. 479, entitled: An act extending the corporate existence of the Gorham Agricultural Society.

Date of introduction February 15; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; pass d March 9. Assembly record — Received from the Senate March 10; ordered to third reading without reference; passed March 10. Record after passage — Transmitted to Governor March 14; chapter No. 95.

CARSON. Senate bill, introductory No. 614; printed No. 672, entitled: An act to amend the Corning charter, generally. Date of introduction February 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 23; passed March 23. Record after passage — Transmitted to Mayor of the City of Corning March 24; returned from Mayor accepted April 8; transmitted to Governor April 12; chapter No. 240.

CARSON. Senate bill, introductory No. 661; printed No. 730, entitled: An act to provide for the straightening, deepening and making of other improvements to restrain and control the waters of Canisteo river, Chauncey run, and the Caneadea and Crosby creeks within the corporate limits of the city of Hornell and within the limits of the town of Hornellsville; the acquisition by the city of Hornell of such lands and property as may be necessary for such purposes, the use and disposition by said city of reclaimed and other lands derived from the making of such improvements or acquired for such purposes; the apportionment of the cost for such improvements between the state and the said city, and making an appropriation therefor.

Date of introduction February 25; referred to Committee on Finance.

CARSON. Senate bill, introductory No. 677; printed No. 749, entitled: An act to amend the county law, in relation to compensation of supervisors in Ontario county.

Date of introduction February 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 8; ordered to third reading March 9; passed March 10.

Assembly record — Received from the Senate March 11; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 16; ordered to third reading March 17; passed March 21. Record after passage — Transmitted to Governor March 23; chapter No. 129.

CARSON. Senate bill, introductory No. 727; printed No. 1505, entitled: An act to amend chapter three hundred and sixty of the laws of eighteen hundred and ninety-seven, entitled "An act to incorporate the city of Geneva," generally.

Date of introduction March 1; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 30; Assembly bill, printed No. 1686, substituted and passed April 7; chapter No. 505.

CARSON. Senate bill introductory No. 841; printed No. 1454, entitled: An act to amend the charter of the city of Hornell, in relation to the establishment, maintenance and disbursement of pension funds for policemen and firemen.

Date of introduction March 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 23; ordered to third reading March 29; amended March 30; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Mayor of the City of Hornell April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 507.

CARSON. Senate bill, introductory No. 881; printed No. 998, entitled: An act to amend the village law, in relation to diminishing the boundaries of villages.

Date of introduction March 9; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed March 23. Assembly record — Received from the

Senate March 24; referred to Committee on Affairs of Villages; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 275.

CARSON. Senate bill, introductory No. 954; printed No. 1099, entitled: An act to legalize the acts of the electors of school district number seven, composed of the whole of the city of Hornell and a part of the town of Hornellsville, Steuben county, and the acts of the board of education of such district, in the purchase of property, the levy and collection of taxes, and proceedings had and taken by such board of education in the administration of such district.

Date of introduction March 14; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Mayor of the City of Hornell April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 508.

CARSON. Senate bill, introductory No. 1090; printed No. 1288, entitled: An act to grant to the village of Penn Yan all the interest of the people of the state of New York in certain lands in the towns of Milo and Jerusalem, Yates county, along or near Lake Keuka, for the purpose of a public park, to provide for abatement by the village of all nuisances, the payment of claims, and for acquiring interests of abutting owners.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; vetoed.

COTILLO. Senate bill, introductory No. 230; printed No. 237, entitled: An act to amend the code of criminal procedure, in relation to deposit of money or Liberty bonds instead of bail.

Date of introduction January 31; referred to Committee on Codes.

COTILLO. Senate bill, introductory No. 231; printed No. 238, entitled: An act to amend the decedent estate law, in relation to actions for personal injuries against executors and administrators.

Date of introduction January 31; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 263; printed No. 273, entitled: An act to amend the general municipal law, in relation to the regulations governing local boards of child welfare.

Date of introduction February 2; referred to Committee on Affairs of Cities.

COTILLO. Senate bill, introductory No. 264; printed No. 274, entitled: An act to protect the health, morals and welfare of women and minors employed in industry by establishing a state minimum wage commission and providing for the determination of living wages for women and minors.

Date of introduction February 2; referred to Committee on Lalor and Industries.

COTILLO. Senate bill, introductory No. 265; printed No. 275, entitled: Concurrent Resolution of the Senate and Assembly proposing an amendment to sections seven and eight of article six of the constitution, in relation to judges of the court of appeals.

Date of introduction February 2; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 266; printed No. 276, entitled: Concurrent Resolution of the Senate and Assem-

bly proposing an amendment to section five of article four of the constitution, in relation to reprieves, commutations and pardons and the creation of a pardon board.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 287; printed No. 1057, entitled: An act to amend the Greater New York charter, in relation to pensions in the street cleaning department.

Date of introduction February 2; referred to Committee on Affairs of Cities; amended March 10.

COTILIO. Senate bill, introductory No. 442; printed No. 476; entitled: An act to amend the judiciary law, in relation to the qualification of judicial officers.

Date of introduction February 15; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 448; printed No. 482, entitled: An act to amend the real property law, in relation to registering title to real property.

Date of introduction February 15; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 463; printed No. 506, entitled: An act to amend chapter four hundred and twelve of the laws of nineteen hundred and seven, entitled "An act providing for the court of general sessions of the city and county of New York, its judges and officers," in relation to the retirement of its officers and employees.

Date of introduction February 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April

13. Record after passage — Transmitted to Governor April 14; vetoed.

COTILLO. Senate bill, introductory No. 513; printed No. 1318, entitled: An act to amend the general corporation law, in relation to the prohibition of the exercise of banking powers by certain corporations and associations.

Date of introduction February 17; referred to Committee on the Judiciary; committee discharged and referred to Committee on Banks February 28; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 23; amended March 23.

COTILLO. Senate bill, introductory No. 522; printed No. 570, entitled: An act to amend the highway law, in relation to owners of motor vehicles filing indemnity bonds.

Date of introduction February 17; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

COTILLO. Senate bill, introductory No. 574; printed No. 789, entitled: An act to amend the executive law, in relation to notaries public.

Date of introduction February 21; referred to Committee on the Judiciary; amended March 1.

COTILLO. Senate bill, introductory No. 596; printed No. 839, entitled: An act to amend the banking law, in relation to the transmission of money by private bankers.

Date of introduction February 23; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole; amended March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Banks; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 351.

COTILLO. Senate bill, introductory No. 597; printed No. 1379, entitled: An act to amend the code of criminal procedure, in relation to professional and corporate bondsmen.

Date of introduction February 23; referred to Committee on Codes; amended March 17; reported favorably and referred to the Committee of the Whole March 22; ordered to third reading March 23; amended March 25; recommitted March 28.

COTILLO. Senate bill, introductory No. 598; printed No. 656, entitled: Concurrent Resolution of the Senate and Assembly amending section four of article three of the constitution, in relation to enumeration and apportionment of senators and assemblymen.

Date of introduction February 23; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 599; printed No. 1016, entitled: An act to amend the Greater New York charter, in relation to regulation of public dances.

Date of introduction February 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7: amended March 9; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 24; ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Mayor of the City of New York March 30; returned from Mayor accepted April 6; transmitted to Governor April 7; chapter No. 225.

COTILLO. Senate bill, introductory No. 600; printed No. 658, entitled: An act to amend the labor law, in relation to hours of labor of minors and women.

Date of introduction February 23; referred to Committee on Labor and Industries.

('OTILLO. Senate bill, introductory No. 601; printed No. 659, entitled: An act to amend the general municipal law, in relation to the payment to guardians of awards made by child welfare boards.

Date of introduction February 23; referred to Committee on Affairs of Cities.

COTILLO. Senate bill, introductory No. 602; printed No. 660, entitled: An act to amend the general municipal law, in relation to allowances by child welfare boards.

Date of introduction February 23; referred to Committee on Affairs of Cities.

COTILLO. Senate bill, introductory No. 603; printed No. 661, entitled: An act to amend the public health law, in relation to qualification for admission to examination for license to practice medicine.

Date of introduction February 23; referred to Committee on Public Health.

COTILLO. Senate bill, introductory No. 625; printed No. 965, entitled: An act to amend the banking law, in relation to the power of savings banks to receive money for transmission.

Date of introduction February 24, referred to Committee on Banks; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; amended March 9; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Banks; reported favorably and ordered to second reading March 24; ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Governor March 30; chapter No. 177.

COTILIO. Senate bill, introductory No. 626; printed No. 693, entitled: An act to amend the banking law, in relation to the licensing of persons, firms, associations or corporations engaged in the transmission of money.

Date of introduction February 24; referred to Committee on Banks.

COTILLO. Senate bill, introductory No. 714; printed No. 786, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien on the property of "Church of Saint Elizabeth of Hungary," a religious corporation in the borough of Manhattan, city of New York.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 605.

COTILLO. Senate bill, introductory No. 726; printed No. 803, entitled: An act to amend the banking law, in relation to the amount of deposits to be made by private bankers with the superintendent of banks.

Date of introduction March 1; referred to Committee on Banks.

COTILLO. Senate bill, introductory No. 731; printed No. 808, entitled: An act to amend the Greater New York charter, in relation to the accounts and rank of officials who may share in the relief fund of the fire department of the city of New York.

Date of introduction March 1; referred to Committee on Affairs of Cities.

COTILLO. Senate bill, introductory No. 753; printed No. 830, entitled: An act to amend the general municipal law, in relation to regulations governing allowances by boards of child welfare.

Date of introduction March 2; referred to Committee on Affairs of Cities.

COTILIO. Senate bill, introductory No. 754; printed No. 831, entitled: An act to amend the general municipal law, in relation to regulations governing allowances by boards of child welfare.

Date of introduction March 2; referred to Committee on Affairs of Cities.

COTILIO. Senate bill, introductory No. 760; printed No. 844, entitled: An act to amend the general municipal law, in relation to allowances by local boards of child welfare.

Date of introduction March 3; referred to Committee on Affairs of Cities.

COTILLO. Senate bill introductory No. 807; printed No. 908, entitled: An act to amend the county law, in relation to the compensation to be paid to a county judge of another county sitting in the county of Bronx.

Date of introduction March 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

COTILLO. Senate bill, introductory No. 906; printed No. 1031, entitled: An act to amend the code of criminal procedure, in relation to peace officers.

Date of introduction March 10; referred to Committee on Codes.

COTILLO. Senate bill, introductory No. 971; printed No. 1121, entitled: An act to amend the inferior criminal courts act of the city of New York, in relation to the jurisdiction of the court of special sessions.

Date of introduction March 15; referred to Committee on Codes.

COTILIO. Senate bill, introductory No. 1031; printed No. 1198, entitled: An act to amend the banking law, in relation to the illegal conduct of business as a private banker.

Date of introduction March 17; ordered to third reading and referred to Committee on Banks; reported favorably and restored to third reading April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Banks; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 350.

COTILLO. Senate bill, introductory No. 1141; printed No. 1372, entitled: An act to amend the banking law, in relation

to the disposition of undelivered and unclaimed moneys received for transmission.

Date of introduction March 25; referred to Committee on Banks.

COTILLO. Senate bill, introductory No. 1142; printed No. 1373, entitled: An act to amend the general business law, in relation to the regulation of the transmission of money by agents of certain companies.

Date of introduction March 25; referred to Committee on the Judiciary.

COTILLO. Senate bill, introductory No. 1143; printed No. 1444, entitled: An act establishing the bureau of land loans in the banking department, with authority to loan money on mortgages for home building, and to issue certificates, and making an appropriation therefor.

Date of introduction March 25; referred to Committee on Finance; amended March 30.

COTILLO. Senate bill, introductory No. 1209; printed No. 1476, entitled: An act to amend the general municipal law, in relation to appropriations by boards of supervisors for child welfare purposes.

Date of introduction March 30; referred to Committee on Affairs of Cities.

COTILLO. Senate bill, introductory No. 1329; printed No. 1775, entitled: An act to amend the general business law, in relation to regulation of the transmission of money to foreign countries.

Date of introduction April 6; ordered to third reading and referred to Committee on Banks; amended April 11; committee discharged and restored to third reading April 13; passed under emergency message April 13. Assembly record — Received from the Senate April 13; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed under emergency message April 15. Record after passage — Transmitted to Governor April 16; chapter No. 354.

COTILLO. Senate bill, introductory No. 1334 printed No. 1677, entitled: An act to authorize the board of estimate and apportionment to hear, audit, and allow the alleged claim of Lizzie Scannell, as executrix of the last will and testament of George F. Scannell, deceased, against the city of New York.

Date of introduction April 7; referred to Committee on Affairs of Cities.

COTILLO. Senate bill, introductory No. 1344; printed No. 1687, entitled: An act to change the name of Saint Joseph's Normal College to Saint Joseph's Normal Institute.

Date of introduction April 7; ordered to third reading without reference; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 436.

COTILLO. Senate bill, introductory No. 1354; printed No. 1730, entitled: An act to amend the banking law, in relation to the designation by banking institutions of agents to receive money for transmission to foreign countries.

Date of introduction April 8; referred to Committee on Banks.

DAVENPORT. Senate bill, introductory No. 211; printed No. 890, entitled: An act to amend the tax law, in relation to reorganizing the state tax commission and defining its powers and duties and transferring thereto certain powers, duties and jurisdiction of the comptroller and secretary of state.

Date of introduction January 31; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole; amended February 18; ordered to third reading February 23; amended February 23; amended March 4; passed March 10. Assembly record — Received from the Senate March 11; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading March 14; passed March 14. Record after passage — Transmitted to Governor March 15; chapter No. 90.

DAVENPORT. Senate bill, introductory No. 345; printed No. 1183, entitled: An act to revise the charter of the city of Rome.

Date of introduction February 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 16; ordered to third reading March 21; Assembly bill, printed No. 1529; substituted and passed March 29; returned from Mayor of the City of Rome, not accepted, April 11; repassed April 13; chapter No. 679.

DAVENPORT. Senate bill, introductory No. 346; printed No. 473, entitled: An act to change the name of "The Utica Female Academy" to "Utica Country Day School," defining the powers and duties of such corporation and repealing certain acts relating thereto.

Date of introduction February 7; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading February 9; amended February 15; passed under emergency message February 15. Assembly record — Received from the Senate February 15; ordered to third reading without reference; passed under emergency message February 15. Record after passage — Transmitted to Governor February 15; chapter No. 5.

DAVENPORT. Senate bill, introductory No. 384; printed No. 404, entitled: An act to amend the general city law, in relation to the creation of purchasing departments and agencies.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; passed March 7. Assembly record — Received from the Senate March 8; referred to Committee on Affairs of Cities.

DAVENPORT. Senate bill, introductory No. 394; printed No. 414, entitled: An act to amend the highway law, in relation to designation and construction of additional county highways in certain counties.

Date of introduction February 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

DAVENPORT. Senate bill, introductory No. 544; printed No. 598, entitled: An act to provide for a department of public health in and for second and third class cities.

Date of introduction February 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; recommitted April 4.

DAVENPORT. Senate bill, introductory No. 545; printed No. 1566, entitled: An act to amend the tax law, in relation to illegally assessed property.

Date of introduction February 21; referred to Committee or Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole; amended March 28; ordered to third reading April 4; amended April 4; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Taxation and Retrenchment.

DAVENPORT. Senate bill, introductory No. 568; printed No. 1624, entitled: An act to provide for a department of assessment and taxation in and for the second and third class cities.

Date of introduction February 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5: amended April 5; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 300.

DAVENPORT. Senate bill, introductory No. 569; printed No. 623, entitled: An act to amend the penal law, in relation to children.

Date of introduction February 21; referred to Committee on Codes; reported favorably and ordered to third reading April 6: passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Codes.

DAVENPORT. Senate bill, introductory No. 646; printed No. 713, entitled: An act to amend the tax law, in relation to income tax interest.

Date of introduction February 24; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 15; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Taxation and Retrenchment.

DAVENPORT. Senate bill, introductory No. 647; printed No. 714, entitled: An act to amend the tax law, in relation to income tax deductions.

Date of introduction February 24; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 15; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading April 4; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 214.

DAVENPORT. Senate bill, introductory No. 895; printed No. 1012; Assembly reprint No. 2066, entitled: An act to amend the village law, in relation to the incorporation of villages.

Date of introduction March 9; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Villages; reported favorably and ordered to second reading; amended April 13; ordered to third reading April 15; passed under emergency message April 15. Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 453.

DAVENPORT. Senate bill, introductory No. 896; printed No. 1625, entitled: An act to amend the workmen's compensation law, in relation to security on appeals from the commission.

Date of introduction March 9; referred to Committee on Labor and Industries; reported favorably and referred to the Com-

mittee of the Whole March 24; amended March 31; amended April 5; amended April 6; ordered to third reading April 7; recommitted April 13.

DAVENPORT. Senate bill, introductory No. 897; printed No. 1014, entitled: An act to amend section five hundred and ninety-three of the civil practice act, making the giving of security unnecessary to perfect an appeal to the court of appeals, where the appellate division or a judge of the court of appeals shall certify that a constitutional question is involved; nor by a claimant under the workmen's compensation law, where the decision of the appellate division is not unanimous, nor where the decision of the appellate division is unanimous and such appeal is with the consent of the appellate division, or a judge of the court of appeals.

Date of introduction March 9; referred to Committee on Codes.

DAVENPORT. Senate bill, introductory No. 904; printed No. 1029, entitled: An act authorizing the purchase of additional land for the Marcy division of the Utica State Hospital, and making an appropriation therefor.

Date of introduction March 10; referred to Committee on Finance.

DAVENPORT. Senate bill, introductory No. 905; printed No. 1538, entitled: An act authorizing the purchase of additional land for the Marcy division of the Utica State Hospital, and making an appropriation therefor, and authorizing the sale and conveyance of certain state land in the city of Utica now occupied by the Utica State Hospital.

Date of introduction March 10; referred to Committee on Finance; amended March 31; reported favorably and ordered to third reading April 6; passed April 7. Assembly record—Received from the Senate April 8; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage—Transmitted to Governor April 16; chapter No. 665.

DAVENPORT. Senate bill, introductory No. 978; printed No. 1323, entitled: An act to amend the county law, in relation to compensation of county comptroller.

Date of introduction March 15; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 23; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 633.

DAVENPORT. Senate bill, introductory No. 1012; printed No. 1167, entitled: An act to change the name of "The National Order of the Daughters of Isabella" to "Catholic Daughters of America."

Date of introduction March 16; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading March 23; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Governor April 1; chapter No. 194.

DAVENPORT. Senate bill, introductory No. 1067; printed No. 1255, entitled: An act to amend the public lands law, in relation to abandonment of lands held by the State under erroneous tax deeds.

Date of introduction March 21; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 7; Assembly bill, printed No. 1605, substituted April 7; passed April 8; chapter No. 647.

DAVENPORT. Senate bill, introductory No. 1068; printed No. 1256, entitled: An act to amend the tax law, in relation to cancellation of tax sales.

Date of introduction March 21; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Taxation and

Retrenchment; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

DAVENPORT. Senate bill, introductory No. 1130; printed No. 1347, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine certain claims for damages against the state alleged to have been sustained by the appropriation by the state of lands and property in connection with the construction of a bridge over the Eric canal on state highway route number twenty-eight, in the village of Yorkville and to render judgment therefor.

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

DAVENPORT. Senate bill, introductory No. 1182; printed No. 1769, entitled: An act to amend the tax law, in relation to taxable transfers.

Date of introduction March 29; referred to Committee on Taxation and Retrenchment; amended April 8; amended April 11; reported favorably and ordered to third reading April 13; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 476.

DAVENPORT. Senate bill, introductory No. 1189; printed No. 1456, entitled: An act to amend the tax law, in relation to abandonment of claim of title under tax deeds on cancellation of sale.

Date of introduction March 30; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third

reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 695.

DAVENPORT. Senate bill, introductory No. 1229; printed No. 1715, entitled: An act to amend the stock corporation law and the tax law, in relation to certain taxes on corporations.

Date of introduction March 31; referred to Committee on Taxation and Retrenchment; amended April 7; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 705.

DAVENPORT. Senate bill, introductory No. 1230; printed No. 1718, entitled: An act to amend chapter eighteen of the laws of eighteen hundred and sixty-two, entitled "An act to revise the charter of the city of Utica," in relation to local improvements.

Date of introduction March 31; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; amended April 7; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of Utica April 19; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 575.

DAVENPORT. Senate bill, introductory No. 1234; printed No. 1777, entitled: An act to amend the tax law, in relation to taxes upon and with respect to personal incomes.

Date of introduction March 31; referred to Committee on Taxation and Retrenchment; amended April 5; amended April 8; amended April 11; reported favorably and ordered to third reading April 13; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading April 16; passed April 16. Record after passage. — Transmitted to Governor April 16; chapter No. 477.

DAVENPORT. Senate bill, introductory No. 1252; printed No. 1785, entitled: An act to amend the tax law, generally, in relation to taxes on corporations and transfers of stock.

Date of introduction March 31; referred to Committee on Taxation and Retrenchment; amended April 6; amended April 12; reported favorably and ordered to third reading April 13; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Taxation and Retrenchment.

DAVENPORT. Senate bill, introductory No. 1253; printed No. 1549; Assembly reprint No. 2076; Senate print No. 1549; entitled: An act creating and establishing a department of charities in the county of Oneida, and extending and enlarging the powers and duties of the superintendent of the poor in relation thereto.

Date of introduction April 1; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs; reported favorably and ordered to second reading; amended April 15; restored to Senate print April 15; ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 646.

DAVENPORT. Senate bill, introductory No. 1281; printed No. 1828, entitled: An act to amend section three hundred and fifty-three of the tax law, with respect to the ascertainment of gain or loss for the purposes of the income tax.

Date of introduction April 4; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third

reading April 13; amended April 13; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 573.

DAVENPORT. Senate bill, introductory No. 1306; printed No. 1766, entitled: An act to amend the highway law, in relation to the administration of its provisions relating to motor vehicles and motor cycles.

Date of introduction April 5; referred to Committee on Taxation and Retrenchment; amended April 11; reported favorably and ordered to third reading April 13.

DAVENPORT. Senate bill, introductory No. 1319; printed No. 1643, entitled: An act to amend the judiciary law, in relation to payment of compensation of clerks of the justices of the supreme court, fifth judicial district, upon the death of the justice.

Date of introduction April 6; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 414.

DAVENPORT. Senate bill, introductory No. 1351; printed No. 1694, entitled: An act to amend the executive law, in relation to the duties of the attorney-general.

Date of introduction April 7; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 592.

DAVENPORT. Senate bill, introductory No. 1357; printed No. 1857, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claims of a certain person or of persons against the state for damages alleged to have been sustained by reason of a breach of option covering certain premises situate in the town of Marcy, New York, and to render judgment therefor.

Date of introduction April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; amended April 13.

DOWNING. Senate bill, introductory No. 238; printed No. 245, entitled: An act to amend the penal law, in relation to conspiracies.

Date of introduction January 31; referred to Committee on Codes.

DOWNING. Senate bill, introductory No. 239; printed No. 246, entitled: An act to amend the workmen's compensation law, in relation to the deposit of awards to be paid in the future and the maintenance of reserves to assure the payment of claims.

Date of introduction January 31; referred to Committee on Labor and Industries.

DOWNING. Senate bill, introductory No. 260; printed No. 270, entitled: An act to amend the education law, in relation to the commissioner of education.

Date of introduction February 1; referred to Committee on Public Education.

DOWNING. Senate bill, introductory No. 261; printed No. 1726, entitled: An act making an appropriation for the continuation of certain terminal construction work on the barge canal in the city of New York.

Date of introduction February 1; referred to Committee on Finance; amended April 8.

DOWNING. Senate bill, introductory No. 387; printed No. 407, entitled: An act to amend the municipal court act of the city

of New York, in relation to the district for the commencement of an action for the rental value, use or occupation of real property.

Date of introduction February 9; referred to Committee on Codes.

DOWNING. Senate bill, introductory No. 461; printed No. 1052, entitled: An act to amend the education law, in relation to the tenure of office of superintendents of schools and associate superintendents.

Date of introduction February 15; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 10; recommitted March 21; restored to third reading April 16; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Public Education.

DOWNING. Senate bill, introductory No. 511; printed No. 553, entitled: An act to amend the Greater New York charter, in relation to the time of payment of taxes.

Date of introduction February 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30.

DOWNING. Senate bill, introductory No. 512; printed No. 554, entitled: An act to amend the Greater New York charter, in relation to the deposit of security by a person offering to purchase or lease real property of the city of New York and the payment of commissions to brokers upon the sale or lease thereof.

Date of introduction February 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 644.

DOWNING. Senate bill, introductory No. 621; printed No. 679, entitled: An act to amend the banking law, in relation to additional statements to superintendent of banks.

Date of introduction February 23; referred to Committee on Banks.

DOWNING. Senate bill, introductory No. 622; printed No. 680, entitled: An act to amend the insurance law, in relation to additional statements to superintendent of insurance.

Date of introduction February 23; referred to Committee on Insurance.

DOWNING. Senate bill, introductory No. 623; printed No. 681, entitled: An act to amend the Greater New York charter, in relation to the cancellation of taxes upon property of the city of New York.

Date of introduction February 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 8; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities: reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 609.

DOWNING. Senate bill, introductory No. 645; printed No. 972, entitled: An act to amend the Greater New York charter. in relation to the annual salaries of the mayor, the comptroller. the president, vice-chairman, chairman of the finance committee. majority and minority leaders of the board of aldermen and the aldermen.

Date of introduction February 24; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 14; lost March 16; vote reconsidered and passed April 16. Assembly record — Received from the Senate April 16 referred to Committee on Affairs of Cities; reported favorably

and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

DOWNING. Senate bill, introductory No. 1081; printed No. 1278, entitled: An act to amend the state charities law, in relation to the support of state patients in the Craig Colony for Epileptics.

Date of introduction March 22; referred to Committee on the Judiciary.

DOWNING. Senate bill, introductory No. 1139; printed No. 1356, entitled: An act to prohibit the entrusting of money, negotiable securities and other property to the care, custody or control of employees under the age of twenty-one years.

Date of introduction March 24; referred to Committee on Codes.

DOWNING. Senate bill, introductory No. 1184; printed No. 1432, entitled: An act to amend the education law, relative to the salaries of principals of schools in cities of the first class having a population of one million or over.

Date of introduction March 29; referred to Committee on Public Education.

DOWNING. Senate bill, introductory No. 1202; printed No. 1469, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claim of William Henderson against the state for moneys alleged to be due for construction work at the Central Islip State Hospital.

Date of introduction March 30; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

DOWNING. Senate bill, introductory No. 1254; printed No. 1550, entitled: An act to amend the Greater New York charter, in relation to the length of service necessary for the retirement of certain employees by the board of estimate.

Date of introduction April 1; referred to Committee on Affairs of Cities.

DOWNING. Senate bill, introductory No. 1336; printed No. 1679, entitled: An act to amend the Greater New York charter, in relation to the time of payment of taxes.

Date of introduction April 7; ordered to third reading without reference; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities.

DRAPER. Senate bill, introductory No. 12; printed No. 12. entitled: An act reappropriating the unexpended balance of a former appropriation for the acquisition and maintenance of the Congress street bridge between the counties of Albany and Renselaer, and making an additional appropriation for the acquisition of such bridge.

Date of introduction January 5; referred to Committee on Finance.

DRAPER. Senate bill, introductory No. 178; printed No. 181, entitled: An act to confer jurisdiction on the court of claims to hear, try and determine the claim of Lewis P. Maxim against the state, for damages alleged to have been sustained by him on November first, nineteen hundred and eighteen, and to render judgment therefor.

Date of introduction January 26; referred to Committee or the Judiciary.

DRAPER. Senate bill, introductory No. 247: printed No. 1449, entitled: An act to amend chapter five hundred and sixty-three of the laws of nineteen hundred and sixteen, entitled "An act to authorize the city of Troy to improve and regulate the river and dock front, and to make provision for and promote commerce with the city," in relation to the improvement of the river and dock front of the city of Troy generally.

Date of introduction February 1; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the city of Troy April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 537.

DRAPER. Senate bill, introductory No. 385; printed No. 405, entitled: An act to amend the general corporation law, in relation to revival of corporate existence.

Date of introduction February 9; referred to Committee on the Judiciary.

DRAPER. Senate bill, introductory No. 449; printed No. 483, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Michael Fitzgerald against the state for extra work alleged to have been done by him in connection with contract number twenty-two, in connection with construction of new highway bridges and recent new highway bridge over the Eric canal between Cold Spring and Free Bridge, on the Seneca river, and to render judgment therefor.

Date of introduction February 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; Assembly bill, printed No. 791, substituted and passed April 12; passed April 14; vetoed.

DRAPER. Senate bill, introductory No. 650; printed No. 1175, entitled: An act authorizing and empowering the commissioners of the land office to grant to the city of Troy all the interest of the state in and to certain lands under the waters of the Hudson river for the purposes of public streets.

Date of introduction February 25; referred to Committee on Finance: reported favorably and referred to the Committee of the Whole; amended March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from

Senate March 24; referred to Committee on Affairs of Cities: committee discharged and ordered to third reading April 5: passed April 6. Record after passage—Transmitted to Mayor of the city of Troy April 8; returned from Mayor, accepted: transmitted to Governor April 16; chapter No. 536.

DRAPER. Senate bill, introductory No. 733; printed No. 810, entitled: An act to amend the personal property law, in relation to the investment of trust funds.

Date of introduction March 2; referred to Committee on the Judiciary.

DRAPER. Senate bill, introductory No. 796; printed No. 8th. entitled: An act authorizing the county treasurer of Rensselaer county to correct his books of record.

Date of introduction March 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 15; ordered to third reading March 21; passed March 23. Assembly record—Received from the Senate March 24; referred to Committee on Internal Affairs; committee discharged and ordered to third reading April 6; passed April 6. Record after passage—Transmitted to Governor April 8; vetoed.

DRAPER. Senate bill, introductory No. 804; printed No. 905, entitled: An act to authorize the Exempt Volunteer Firemen's Association, Incorporated, of the city of Troy, New York. To collect the two per centum tax on the business of foreign fire insurance companies, or their agents, in the city of Troy, and providing for its disposition.

Date of introduction March 7; referred to Committee of Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading March 31: passed April 4. Assembly record — Received from the Senative April 5; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Mayor of the city of Troy April 14; transmitted to Governor April 16; returned from Mayor, not accepted.

DRAPER. Senate bill, introductory No. 805; printed No. 906, entitled: An act to repeal chapter one hundred and ninety-three of the laws of eighteen hundred and eighty, entitled "An act to incorporate the board of trustees of the fire department of the city of Troy."

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Mayor of the city of Troy April 14; transmitted to Governor April 16; returned from Mayor, not accepted.

DRAPER. Senate bill, introductory No. 945; printed No. 1090, entitled: An act to amend the education law, in relation to the appointment and fixing of the salary of the librarian of the supreme court library of Troy.

Date of introduction March 14; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 22; ordered to third reading March 23; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Public Education; committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Governor April 1; chapter No. 195.

DRAPER. Senate bill, introductory No. 1001; printed No. 1438, entitled: An act to amend chapter one hundred and sixty-four of the laws of eighteen hundred and sixty-one, entitled "An act to incorporate the Children's Home Society," in relation to objects of such corporation.

Date of introduction March 16; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; amended March 29; Assembly bill, printed No. 1527, substituted and passed April 4; chapter No. 264.

DRAPER. Senate bill, introductory No. 1266; printed No. 1574, entitled: An act to confer jurisdiction on the court of claims to hear and determine the claim of Anna J. Cooley for personal injuries alleged to have been sustained by her by reason of the improper and negligent construction and maintenance by the state of a certain highway in the town of North Greenbush, Rensselaer county, leading from Albia, in the city of Troy, to the hamlet of Wynantskill.

Date of introduction April 4; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

DRAPER. Senate bill, introductory No. 1408; printed No. 1810, entitled: An act to amend the general municipal law, in relation to medical and surgical treatment of veterans, in hospitals, at the expense of cities and counties.

Date of introduction April 12; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading April 14; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on General Laws.

DUELL. Senate bill, introductory No. 59; printed No. 60, entitled: An act to amend chapter one hundred and seventeen of the laws of eighteen hundred and eighty-three, entitled "An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof," in relation to steam boilers and engines and steam engineers.

Date of introduction January 17; referred to Committee on Affairs of Villages.

DUELL. Senate bill, introductory No. 63; printed No. 64, entitled: An act to amend chapter four hundred and fifty-two of the laws of nineteen hundred and eight, entitled "An act to supplement the general laws relating to the government of the

city of Yonkers, and to revise and consolidate the local laws relating thereto," in relation to assessment of real property.

Date of introduction January 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; Assembly bill, printed No. 10, substituted February 8; amended February 16; Senate reprint No. 504; passed February 23; chapter No. 91.

DUELL. Senate bill, introductory No. 68; printed No. 645, entitled: An act to amend the penal law, in relation to unauthorized wearing of badge or button of the American Legion or the Military Order of the World War.

Date of introduction January 18; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; amended February 22; Assembly bill, printed No. 197, substituted February 28; passed March 1; chapter No. 42.

DUELL. Senate bill, introductory No. 88; printed No. 89, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to sections twenty-six and twenty-seven of article three of the constitution, to enable the legislature to provide a form of government for the county of Westchester.

Date of introduction January 19; referred to Committee on the Judiciary.

DUELL. Senate bill, introductory No. 108; printed No. 110; Assembly reprint No. 2078, entitled: An act to amend the personal property law, in relation to stock dividends and distributions.

Date of introduction January 20; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on the Judiciary; amended March 31; amended April 15; reported favorably and ordered to third reading April 16; passed under emergency meaning the senate of the senate

sage April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; vetoed.

DUELL. Senate bill, introductory No. 146; printed No. 968, entitled: An act to amend the banking law, in relation to deposits of corporations, partnerships, associations, estates, trusts, fiduciaries or agents.

Date of introduction January 25; referred to Committee on Banks; amended February 9; reported favorably and referred to the Committee of the Whole; amended February 16; amended March 9.

DUELL. Senate bill, introductory No. 147; printed No. 149, entitled: An act repealing section three hundred and seventy-nine of the general business law and sections one hundred and fifteen and two hundred and one of the banking law, relating to interest permitted on advances of money repayable on demand and secured by collateral.

Date of introduction January 25; referred to Committee on Banks.

DUELL. Senate bill, introductory No. 212; printed No. 219, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to sections twenty-one and twenty-two of article three and section nine of article four of the constitution, in relation to the establishment of a budget system.

Date of introduction January 31; referred to Committee on the Judiciary.

DUELL. Senate bill, introductory No. 213; printed No. 220, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article four of the constitution in relation to the term of office of the governor.

Date of introduction January 31; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; lost April 12; vote reconsidered and passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary.

DUELL. Senate bill, introductory No. 222; printed No. 496, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to sections twenty-six and twenty-seven of article three of the constitution to enable the legislature to provide forms of government for the counties of Westchester and Nassau.

Date of introduction January 31; referred to Committee on the Judiciary; amended February 15; reported favorably and ordered to third reading April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Secretary of State April 14.

DUELL. Senate bill, introductory No. 237; printed No. 244, entitled: An act to amend the highway law, in relation to appointment of town superintendents of highways in certain counties.

Date of introduction January 31; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

DUELL. Senate bill, introductory No. 288; printed No. 298, entitled: An act to amend the general city law, in relation to the powers of cities to adopt and amend charters.

Date of introduction February 2; referred to Committee on Affairs of Cities; committee discharged and referred to Committee on the Judiciary March 8.

DUELL. Senate bill, introductory No. 309; printed No. 322, entitled: An act to amend the election law, in relation to publication of canvass.

Date of introduction February 3; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole April 14; ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 392.

DUELL. Senate bill, introductory No. 615; printed No. 673, entitled: An act to amend the general construction law, in relation to standard time.

Date of introduction February 23; referred to Committee on the Judiciary.

DUELL. Senate bill, introductory No. 627; printed No. 694. Assembly reprint No. 2073, entitled: An act to amend the decedent estate law, in relation to legacies and devises to issue of a decedent.

Date of introduction February 24; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary; amended April 14; committee discharged and ordered to third reading April 16; passed under emergency message April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 379.

DUELL. Senate bill, introductory No. 628; printed No. 1270, entitled: An act to amend the civil service law, in relation to preference to veterans.

Date of introduction February 24; referred to Committee on Civil Service; committee discharged and referred to Committee on the Judiciary March 1; amended March 2; amended March 16; amended March 22; reported favorably and ordered to third reading April 6; passed April 14. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 702.

DUELL. Senate bill, introductory No. 629; printed No. 696, entitled: An act to amend the decedent estate law, in relation to charging real property with general legacies.

Date of introduction February 24; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 24; ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Governor March 30; vetoed.

DUELL. Senate bill, introductory No. 887; printed No. 1595; Assembly reprint No. 2080, entitled: An act to amend the state printing law generally.

Date of introduction March 9; referred to Committee on Finance; amended March 22; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; amended April 5; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Ways and Means; reported favorably and ordered to second reading April 15; ordered to third reading April 16; amended April 16; passed under emergency message April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 337.

DUELL. Senate bill, introductory No. 1011; printed No. 1166, entitled: An act to provide for a department of assessment and taxation in and for the city of Yonkers.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of Yonkers April 14; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 543.

DUELL. Senate bill, introductory No. 1099; printed No. 1813, entitled: An act to authorize the board of supervisors of the county of Westchester to adjust overpayments of state and county

taxes by tax districts in such county arising out of illegal assesaments on the tax-rolls as equalized subsequent to the year nineteen hundred and thirteen.

Date of introduction March 23; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; amended April 12; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 441.

DUELL. Senate bill, introductory No. 1186; printed No. 1434, entitled: An act to amend chapter four hundred and fifty-two of the laws of nineteen hundred and eight, entitled "An act to supplement the general laws relating to the government of the city of Yonkers and to revise and consolidate the local laws relating thereto," in relation to justices of the peace of the city of Yonkers, and repealing certain sections in relation thereto.

Date of introduction March 29; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6: ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities.

DUELL. Senate bill, introductory No. 1221; printed No. 1486, entitled: An act to amend the village law, in relation to the collection of taxes.

Date of introduction March 30; referred to Committee on Affairs of Villages.

DUELL. Senate bill, introductory No. 1312; printed No. 1636, entitled: An act to incorporate the State Veterans Relief Fund, for the amelioration of the condition of disabled residents of this state who were in the military or naval service of the United States during the world war, and their dependents.

Date of introduction April 6; referred to Committee on the Judiciary; reported favorably and ordered to third reading April

12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 648.

DUELL. Senate bill, introductory No. 1341; printed No. 1684, entitled: An act to provide for a lease, with an option to purchase, of certain real property in the town of Cortland, Westchester county, for military and naval purposes, and making an appropriation therefor.

Date of introduction April 7; referred to Committee on Finance; reported favorably and ordered to third reading April 13; Assembly bill, printed No. 2009, substituted and passed April 14; chapter No. 583.

DUGGAN. Senate bill, introductory No. 104; printed No. 105, entitled: An act to increase the number of justices of the supreme court in the first judicial district.

Date of introduction January 19; referred to Committee on the Judiciary.

DUGGAN. Senate bill, introductory No. 107; printed No. 1060, entitled: An act to amend the penal law, in relation to the prohibition of the use of device of arms of the state on certain vehicles.

Date of introduction January 19; referred to Committee on Codes; amended March 10; reported favorably and ordered to third reading April 8; recommitted April 13.

DUGGAN. Senate bill, introductory No. 109; printed No. 111, entitled: An act to amend the labor law, in relation to period of rest at night for female minors.

Date of introduction January 20; referred to Committee on Labor and Industries.

DUGGAN. Senate bill, introductory No. 156; printed No. 158, entitled: An act to amend the judiciary law, in relation

to the powers of the justices of the supreme court and the appellate division thereof in the first department.

Date of introduction January 25; referred to Committee on the Judiciary.

DUGGAN. Senate bill, introductory No. 267; printed No. 277, entitled: An act to amend the military law, in relation to compensation of state and municipal officers and employees returning from military or naval duty.

Date of introduction February 2; referred to Committee on Military Affairs.

DUGGAN. Senate bill, introductory No. 268; printed No. 278, entitled: An act to amend chapter one hundred and thirty-six of the laws of nineteen hundred and twenty, entitled "An act in relation to defenses in actions based upon unjust, unreasonable and oppressive agreements for rent of premises occupied for dwelling purposes in cities of the first class or in cities in a county adjoining a city of the first class," in relation to the venue of actions for rent.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 269; printed No. 279, entitled: An act to amend the code of civil procedure, in relation to certain actions against tenants for the recovery of real property.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 270; printed No. 280, entitled: An act to amend the code of civil procedure, in relation to costs in actions to recover the possession of real property.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 271; printed No. 281, entitled: An act to amend the New York city municipal court code, in relation to costs in actions for rent.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 272; printed No. 282, entitled: An act to amend the public service commissions law, in relation to the installation of public pay stations at subways and elevated stations in cities having a population of one million or more.

Date of introduction February 2; referred to Committee on Public Service.

DUGGAN. Senate bill, introductory No. 273; printed No. 283, entitled: An act to amend the New York city municipal court code, in relation to the rotation of municipal court judges.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 274; printed No. 284, entitled: An act to amend the penal law, in relation to abolishing capital punishment for murder in first degree.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 275; printed No. 285, entitled: An act to amend the general construction law, in relation to holidays.

Date of introduction February 2; referred to Committee on the Judiciary.

DUGGAN. Senate bill, introductory No. 276; printed No. 286, entitled: An act to amend the election law, in relation to compensation of inspectors.

Date of introduction February 2; referred to Committee on the Judiciary: reported favorably and referred to the Committee of the Whole March 10; recommitted March 12; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 4; passed April 6. Assembly record—Received from the Senate April 7; referred to Com-

mittee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage—Transmitted to Governor April 16; vetoed.

DUGGAN. Senate bill, introductory No. 277; printed No. 287, entitled: An act to amend the tax law, in relation to income tax exemptions.

Date of introduction February 2; referred to Committee on Taxation and Retrenchment.

DUGGAN. Senate bill, introductory No. 278; printed No. 288, entitled: An act to provide for a state milk commission, as a state health measure, which shall have control of the transportation, manufacture, storage, distribution and sale of milk and the products thereof, and the fixing of the price to be charged for milk in the state of New York by the middleman, and the retail seller.

Date of introduction February 2; referred to Committee on Agriculture.

DUGGAN. Senate bill, introductory No. 279; printed No. 289, entitled: An act to provide for a bridge connecting Manhattan and Queens boroughs, New York city.

Date of introduction February 2; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities.

DUGGAN. Senate bill, introductory No. 280; printed No. 290, entitled: An act to amend the penal law, in relation to public sports on Sunday.

Date of introduction February 2; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 358; printed No. 374, entitled: An act to amend the penal law, in relation to libel.

Date of introduction February 8; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 436; printed No. 468, entitled: An act to amend the general municipal law, in relation to regulations governing local boards of child welfare.

Date of introduction February 14; referred to Committee on Affairs of Cities.

DUGGAN. Senate bill, introductory No. 437; printed No. 1662, entitled: An act to amend the tax law, in relation to exemption of property owned by certain veteran associations of the army and navy.

Date of introduction February 14; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 6; amended April 6; Assembly bill, printed No. 1532, substituted April 7; passed April 8; vetoed.

DUGGAN. Senate bill, introductory No. 438; printed No. 470, entitled: An act to amend the New York city municipal court code, in relation to the districts and number of justices of such court, establishing a new district therein and providing for new justices and employees thereof.

Date of introduction February 14; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 452; printed No. 1335, entitled: An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same, and the boundaries thereof, and to districts for home rule and local improvements.

Date of introduction February 15; referred to Committee on Affairs of Cities; amended February 23; reported favorably and referred to the Committee of the Whole; amended March 10; ordered to third reading March 15; amended March 22; amended March 24; Assembly bill, printed No. 1671, substituted and passed March 31; chapter No. 670.

DUGGAN. Senate bill, introductory No. 488; printed No. 531, entitled: An act to amend the municipal court code of the city of New York, in relation to marshals.

Date of introduction February 16; referred to Committee on Codes.

DUGGAN. Senate bill, introductory No. 499; printed No. 542, entitled: An act to amend the education law, creating a board of appeal in cities of over one million inhabitants.

Date of introduction February 16; referred to Committee on Public Education.

DUGGAN. Senate bill, introductory No. 500; printed No. 543, entitled: An act to amend the education law, with relation to the trials of teachers in cities having a population of one million or more.

Date of introduction February 16; referred to Committee on Public Education.

DUGGAN. Senate bill, introductory No. 501; printed No. 544, entitled: An act to amend the education law, in relation to the salaries of members of the supervising and teaching staff in the cities of the state.

Date of introduction February 16; referred to Committee on Public Education.

DUGGAN. Senate bill, introductory No. 630; printed No. 697, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section two of article six of the constitution, in relation to assignment of justices of the supreme court to hold special and trial terms.

Date of introduction February 24; referred to Committee on the Judiciary.

DUGGAN. Senate bill, introductory No. 631: printed No. 698, entitled: An act to amend the judiciary law, in relation to the powers of the justices of the supreme court and the appellate division thereof in the first department.

Date of introduction February 24; referred to Committee on the Judiciary.

DUGGAN. Senate bill, introductory No. 632; printed No. 1667 entitled: An act to amend the Greater New York charter, in relation to the removal of certain employees of the department of correction.

Date of introduction February 24; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

DUGGAN. Senate bill, introductory No. 729; printed No. 806, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to article twelve of the constitution.

Date of introduction March 1; referred to Committee on the Judiciary.

DUGGAN. Senate bill, introductory No. 863: printed No. 1371, entitled: An act to amend the Greater New York charter, in relation to employees appointed for the inspection of steam boilers.

Date of introduction March 9; referred to Committee on Affairs of Cities; amended March 24; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 13. Assembly record—Received from the Senate April 15; referred to Committee on Affairs of Cities.

DUGGAN. Senate bill, introductory No. 873; printed No. 1367, entitled: An act to amend the Greater New York charter, in relation to persons appointed and authorized to operate steam boilers.

Date of introduction March 9: referred to Committee on Affairs of Cities; amended March 24; reported favorably and referred to Committee of the Whole April 6; ordered to third reading April 7; passed April 13. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities.

DUGGAN. Senate bill, introductory No. 993; printed No. 1148, entitled: An act to amend the Greater New York charter, in relation to pensions in the street cleaning department.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; Assembly bill, printed No. 1766, substituted and passed April 7; returned from Mayor not accepted.

DUGGAN. Senate bill, introductory No. 1035; printed No. 1211, entitled: An act to amend the penal law, in relation to the fraudulent disposition of mortgaged property.

Date of introduction March 18; referred to Committee on Codes.

DUGGAN. Senate bill,, introductory No. 1036; printed No. 1212, entitled: An act authorizing the police commissioner of the city of New York to increase the pension of Patrick A. O'Keefe, formerly a member of the police department of such city.

Date of introduction March 18; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

DUGGAN. Senate bill, introductory No. 1037; printed No. 1213, entitled: An act to amend chapter sixty-two of the laws of eighteen hundred and ninety-seven entitled "An act to authorize the appointment of a county detective in counties of morthan one hundred and twenty-five thousand inhabitants and to

fix the compensation of such detective," in relation to the number and method of compensating detectives in certain counties.

Date of introduction March 18; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

DUGGAN. Senate bill, introductory No. 1038; printed No. 1214, entitled: An act to amend the New York city municipal court code, in relation to the districts and number of justices of such court, establishing two new districts and providing for new justices and employees thereof.

Date of introduction March 18; referred to Committee on Codes; reported favorably and ordered to third reading April 12; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities.

DUGGAN. Senate bill, introductory No. 1039; printed No. 1215, entitled: An act authorizing the superintendent of buildings of the borough of Manhattan of the city of New York to rehear the charges upon which Edward G. Sexton, formerly an inspector of plumbing in the bureau of buildings, borough of Manhattan, city of New York, was dismissed from said bureau of buildings in the year nineteen hundred and ten, and to reinstate him in the position formerly held by him.

Date of introduction March 18; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 12.

DUGGAN. Senate bill, introductory No. 1174; printed No. 1422, entitled: An act to amend the Greater New York charter, in relation to the payment of pensions to members of the police and fire department of such city disabled in the military or navs' service of the United States.

Date of introduction March 29; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 619.

DUGGAN. Senate bill, introductory No. 1181; printed No. 1429, entitled: An act to amend the election law, in relation to dispensing with the appointment of canvassing inspectors in election districts where voting machines are used.

Date of introduction March 29; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; Assembly bill, printed No. 1902, substituted and passed April 14; chapter No. 390.

DUGGAN. Senate bill, introductory No. 1222; printed No. 1487, entitled: An act to amend the civil service law, in relation to the removal of employees in the classified service.

Date of introduction March 30; referred to Committee on Civil Service.

DUNNIGAN. Senate bill, introductory No. 526; printed No. 574, entitled: An act to authorize the audit of a claim of the Glyndon Contracting Company.

Date of introduction February 17; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Claims; reported favorably and ordered to second reading March 30; ordered to third reading April 1; passed April 4. Record after passage — Transmitted to Mayor of the City of New York April 5; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

DUNNIGAN. Senate bill, introductory No. 576; printed No. 632, entitled: An act to amend chapter seven hundred and one of the laws of nineteen hundred and four, entitled "An act

relating to appointment of employees of the fire department of the city of New York to the uniformed force of the said department," in relation to marine engineers attached to the civilian force of such department.

Date of introduction February 22; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Mayor of the City of New York April 5; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

DUNNIGAN. Senate bill, introductory No. 591; printed No. 649, entitled: An act to validate the charter, confirm the rights of members, and legalize the acts of Van Nest hose companies numbers one and two of the Van Nest fire department, in the county of Bronx.

Date of introduction February 23; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Mayor of the City of New York April 14; returned from Mayor, accepted; transmitted to Governor April 16; vetoed.

DUNNIGAN. Senate bill, introductory No. 592; printed No. No. 650, entitled: An act to amend the general city law and the labor law, authorizing cities to create housing boards, creating a state advisory housing board, and making appropriation therefor.

Date of introduction February 23; referred to Committee on Finance.

DUNNIGAN. Senate bill, introductory No. 620; printed No. 678, entitled: An act to amend the railroad law, in relation

to construction of street surface railroads in Pelham Bay park in the city of New York.

Date of introduction February 23; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole April 1; committee discharged and ordered to third reading April 12; Assembly bill, printed No. 460, substituted and passed April 14; vetoed.

DUNNIGAN. Senate bill, introductory No. 757; printed No. 834, entitled: An act to amend the education law, in relation to salary of librarian of law library in Bronx county.

Date of introduction March 2; referred to Committee on Public Education.

DUNNIGAN. Senate bill, intrductory No. 761; printed No. 845, entitled: An act to amend chapter five hundred and forty-eight of the laws of nineteen hundred and twelve, entitled "An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-seven and alacts amendatory thereof and supplemental thereto," in relation to the office of assistant deputy county clerk.

Date of introduction March 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

DUNNIGAN. Senate bill, introductory No. 762; printed No. 846, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which Christopher C. O'Brien was dismissed from the police department of such city and to reinstate him in the position formerly held by him.

Date of introduction March 3; referred to Committee on Affairs of Cities.

DUNNIGAN. Senate bill, introductory No. 838; printed No. 941, entitled: An act to amend the Greater New York charter, in relation to awarding contracts.

Date of introduction March 8; referred to Committee on Affairs of Cities.

DUNNIGAN. Senate bill, introductory No. 839; printed No. 942, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of the Church of the Mediator, a religious corporation, in the borough of Bronx, city of New York.

Date of introduction March 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities.

DUNNIGAN. Senate bill, introductory No. 922; printed No. 1047, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which Peter Clancy, formerly a member of the police force of such city, was dismissed from such department, and to reinstate him in the position formerly held by him.

Date of introduction March 10; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of City of New York April 19; transmitted to Governor April 16; returned from Mayor not accepted.

DUNNIGAN. Senate bill, introductory No. 972; printed No. 1122, entitled: An act to amend the public service commissions law, in relation to testing gas and electric meters.

Date of introduction March 15; referred to Committee on Public Service.

DUNNIGAN. Senate bill, introductory No. 1040; printed No. 1216, entitled: An act to amend chapter five hundred and forty-eight of the laws of nineteen hundred and twelve, entitled "An act to erect the county of Bronx from the territory now comprised within the limits of the borough of the Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the laws of eighteen hundred and ninety-seven, and all acts amendatory thereof and supplemental thereto," in relation to publication of legal notices.

Date of introduction March 18; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 424.

DUNNIGAN. Senate bill, introductory No. 1041; printed No. 1217, entitled: An act to legalize, validate and confirm grants made by direction of the commissioners of the land office under the provisions of the public lands law since December eighteenth, nineteen hundred and thirteen, of lands in Bronx county.

Date of introduction March 18; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to the Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 423.

DUNNIGAN. Senate bill, introductory No. 1117; printed No. 1315, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of the New York Protestant Episcopal Public School.

Date of introduction March 23; referred to the Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the city of New York April 19; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 621.

DUNNIGAN. Senate bill, introductory No. 1238, printed No. 1518, entitled: An act to authorize the reinstatement, in the police department of the city of New York, of Michael La Grua, formerly a member of such force, who resigned from such position in the year nineteen hundred and nineteen.

Date of introduction March 31; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of New York April 14; returned from Mayor, accepted; transmitted to Governor April 16; vetoed.

DUNNIGAN. Senate bill, introductory No. 1248; printed No. 1528, entitled: An act to amend chapter one thousand and six of the laws of eighteen hundred and ninety-five, entitled "An act to provide for discontinuing and closing streets, avenues, roads, highways, alleys, lanes and thoroughfares in cities of more than one million two hundred and fifty thousand inhabitants," in relation to qualification of commissioners of estimate and assessment and the prevention of fraud in such proceedings.

Date of introduction March 31; referred to Committee on Affairs of Cities.

DUNNIGAN. Senate bill, introductory No. 1249; printed No. 1529, entitled: An act to amend the civil service law, in relation to transfers within the competitive class.

Date of introduction March 31; referred to Committee on Civil Service.

DUNNIGAN. Senate bill, introductory No. 1250; printed No. 1530, entitled: An act to amend the real property law, iu relation to eligibility for appointment of official examiners of title.

Date of introduction March 31; referred to Committee on the Judiciary.

DUNNIGAN. Senate bill, introductory No. 1390; printed No. 1793, entitled: An act to amend the surrogate court act, in relation to the admissibility of the testimony of an executor.

Date of introduction April 12; referred to Committee on Codes.

DUNNIGAN. Senate bill, introductory No. 1404; printed No. 1792, entitled: An act to amend the Greater New York charter, in relation to the salary and pension rights of police lieutenants assigned to the detective bureau or division in the police department of such city.

Date of introduction April 12; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading April 15; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

FARRELL. Senate bill, introductory No. 232; printed No. 1826, entitled: An act to amend the Greater New York charter. in relation to the acquisition of real property for streets and parks.

Date of introduction January 31; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; amended and committed to Committee on Public Service March 21; reported favorably and ordered to third reading April 13; amended April 13; passed

April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities.

FARRELL. Senate bill, introductory No. 386; printed No. 406, entitled: An act to authorize the police commissioner of the city of New York to increase the pension of James M. Cusack to an amount not exceeding the salary paid to him at the date of his retirement.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; recommitted April 13.

FARRELL. Senate bill, introductory No. 617; printed No. 675, entitled: An act to amend the penal law, in relation to the giving of theatrical performances by a cast different from the cast as represented to the public.

Date of introduction February 23; referred to Committee on Codes.

FARRELL. Senate bill, introductory No. 719; printed No. 796, entitled: An act to amend the general business law, in relation to bond to be filed by owners of theatrical companies sent out of the state.

Date of introduction March 1; referred to Committee on the Judiciary.

FARRELL. Senate bill, introductory No. 864; printed No. 981, entitled: An act providing for the construction of a bridge across Gowanus canal and connecting Second avenue with Bond street, in the borough of Brooklyn, city of New York.

Date of introduction March 9; referred to Committee on Affairs of Cities.

FARRELL. Senate bill, introductory No. 865; printed No. 982, entitled: An act conferring jurisdiction upon the board of estimate and apportionment of the city of New York to hear and letermine the alleged claim of Thomas McGuire for personal injuries alleged to have been sustained by him in the year nineteen hundred and seventeen.

Date of introduction March 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; Assembly bill, printed No. 1228, substituted and passed April 7; vetoed.

FARRELL. Senate bill, introductory No. 882; printed No. 999, entitled: An act to provide for the protection of the public by the construction of gates across certain streets intersected by the Gowanus canal, in the borough of Brooklyn, city of New York, and making an appropriation therefor.

Date of introduction March 9; referred to Committee on Finance.

FARRELL. Senate bill, introductory No. 883; printed No. 1436, entitled: An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees.

Date of introduction March 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; amended March 29; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of city of New York April 14; transmitted to Governor April 16; returned from Mayor, not accepted.

FARRELL. Senate bill, introductory No. 900; printed No. 1025, entitled: An act to amend the military law, in relation to certain state officers and employees who served in the federal military, naval or marine service during the world war.

Date of introduction March 10; referred to Committee on Military Affairs.

FARRELL. Senate bill, introductory No. 980; printed No. 1327, entitled: An act to amend the railroad law, in relation to paving.

Date of introduction March 15; referred to Committee on Public Service; amended March 23. FARRELL. Senate bill, introductory No. 1000; printed No. 1155, entitled: An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Codes; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the city of New York April 14; transmitted to Governor April 16; returned from Mayor, not accepted.

FARRELL. Senate bill, introductory No. 1082; printed No. 1279, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which William Clancy, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him.

Date of introduction March 22; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the city of New York April 18; transmitted to Governor April 16; returned from Mayor, not accepted.

FARRELL. Senate bill, introductory No. 1105; printed No. 1303, entitled: An act to amend the Greater New York charter, in relation to the appointment of janitors and other employees in the public schools.

Date of introduction March 23; referred to Committee on Affairs of Cities.

FARRELL. Senate bill, introductory No. 1223; printed No. 1488, entitled: An act to amend the general business law,

in relation to security to be given by truckmen and common carriers of freight.

Date of introduction March 30; referred to Committee on the Judiciary.

FARRELL. Senate bill, introductory No. 1224; printed No. 1489, entitled: An act to amend the election law, in relation to the salary and term of office of the commissioners of election of the city of New York.

Date of introduction March 30; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 16; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the city of New York April 19; returned from Mayor, accepted; transmitted to Governor April 16; vetoed.

FEARON. Senate bill, introductory No. 7; printed No. 7, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the constitution, in relation to qualification of voters.

Date of introduction January 5; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 15. Record after passage — Transmitted to Secretary of State April 15.

FEARON. Senate bill, introductory No. 20; printed No. 319, entitled: An act to amend the highway law, in relation to signs regulating the speed of motor vehicles.

Date of introduction January 12; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended February 2.

FEARON. Senate bill, introductory No. 21; printed No. 21, entitled: An act to amend the code of criminal procedure, in relation to expenses of witnesses in criminal actions.

Date of introduction January 12; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Codes.

FEARON. Senate bill, introductory No. 22; printed No. 22, entitled: An act to amend the judiciary law, in relation to stenographers to county courts.

Date of introduction January 12; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on the Judiciary; committee discharged and substituted for Assembly bill, same title, on third reading February 9; passed February 9. Record after passage — Transmitted to Governor February 9; chapter No. 4.

FEARON. Senate bill, introductory No. 23; printed No. 1054, entitled: An act to amond the penal law, in relation to negligent operation of motor vehicles.

Date of introduction January 12; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 10; recommitted March 10; restored to third reading April 6; Assembly bill, printed No. 170, substituted and passed April 8; chapter No. 238.

FEARON. Senate bill, introductory No. 24; printed No. 24, entitled: An act to amend the judiciary law, in relation to the qualifications of jurors.

Date of introduction January 12; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading March 31; Assembly bill, printed No. 1567, substituted and passed April 4; chapter No. 703.

FEARON. Senate bill, introductory No. 49; printed No. 425, entitled: An act to amend the education law, in relation to the

fixing of salaries of members of the supervising and teaching staff in cities.

Date of introduction January 17; referred to Committee on Public Education; amended February 9.

FEARON. Senate bill, introductory No. 93; printed No. 321, entitled: An act to amend chapter four hundred and forty-eight of the laws of nineteen hundred and eighteen, entitled "An act in relation to the department of the public works of the city of Syracuse," in relation to condemnation of lands for local improvements.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; amended January 27; ordered to third reading January 31; amended February 2; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities.

FEARON. Senate bill, introductory No. 94; printed No. 95, entitled: An act to amend chapter six hundred and eighty-four of the laws of nineteen hundred and five, entitled "An act to supplement the provisions of law relating to the department of public works of the city of Syracuse," in relation to the assessment of pavements and sewers.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 10; passed February 15. Record after passage — Transmitted to Mayor of the city of Syracuse February 16; returned from Mayor, accepted February 24; transmitted to Governor February 24; chapter No. 28.

FEARON. Senate bill, introductory No. 95; printed No. 96, entitled: An act to amend chapter five hundred and thirty-three of the laws of nineteen hundred and twelve, entitled "An act to

provide for the relief of the city of Syracuse from crossings at grade of the streets, avenues and public grounds therein by railroads operated by steam," in relation to commissioners.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 10; passed February 15. Record after passage — Transmitted to Mayor of the city of Syracuse February 16; returned from Mayor, accepted February 24; transmitted to Governor February 24; chapter No. 27.

FEARON. Senate bill, introductory No. 96; printed No. 97, entitled: An act to amend chapter six hundred and eighty-one of the laws of nineteen hundred and five, entitled "An act to supplement the provisions of law relating to the department of finance of the city of Syracuse," in relation to the disposition of the proceeds of bonds.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 10; passed February 15. Record after passage — Transmitted to Mayor of the city of Syracuse February 16; returned from Mayor, accepted February 24; transmitted to Governor February 24; chapter No. 37.

FEARON. Senate bill, introductory No. 310; printed No. 688, entitled: An act to amend the town law, in relation to appropriations by town boards in certain counties for rental of rooms for posts of war veterans.

Date of introduction February 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 16; ordered to third reading March 17; passed March 21. Record after passage — Transmitted to Governor March 23; chapter No. 133.

FEARON. Senate bill, introductory No. 311; printed No. 324, entitled: An act to amend the penal law, in relation to firearms. Date of introduction February 3; referred to Committee on Codes.

FEARON. Senate bill, introductory No. 335; printed No. 351, entitled: An act to amend chapter six hundred and eighty-one of the laws of nineteen hundred and five, entitled "An act to supplement the provisions of law relating to the department of finance of the city of Syracuse," in relation to the publication of the common council proceedings.

Date of introduction February 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Affairs of Cities.

FEARON. Senate bill, introductory No. 382; printed No. 1330, entitled: An act to amend the public health law, in relation to narcotic drug control.

Date of introduction February 9; referred to Committee on Public Health; amended March 23; reported favorably and referred to the Committee of the Whole April 14.

FEARON. Senate bill, introductory No. 383; printed No. 403, entitled: An act to amend the public health law, in relation to the care of habitual users of narcotic drugs.

Date of introduction February 9; referred to Committee on Public Health.

FEARON. Senate bill, introductory No. 428; printed No. 1825, entitled: An act to amend the executive law and the

conservation law, in relation to the salary of the superintendent of state police, providing for two additional troops of state police, defining the powers and duties of the state police in the emforcement of the conservation law, relative to fish and game, repealing certain sections of the conservation law, and making an appropriation.

Date of introduction February 14; referred to Committee on Conservation; committee discharged, and amended and referred to Committee on Finance February 28; amended March 14; amended April 8; reported favorably and ordered to third reading April 13; amended April 13; passed under emergency message April 15. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 328.

FEARON. Senate bill, introductory No. 546; printed No. 1321, entitled: An act to amend chapter seventy-five of the laws of nineteen hundred and six, entitled "An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse," generally.

Date of introduction February 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; amended March 23; Assembly bill, printed No. 1762, substituted and passed April 8; chapter No. 528.

FEARON. Senate bill, introductory No. 547; printed No. 1412, Assembly reprint No. 1919, entitled: An act to amend the tax law, in relation to the distribution of the income tax.

Date of introduction February 21; referred to Committee on Taxation and Retrenchment; amended March 14; reported favorably and referred to the Committee of the Whole; amended March 28; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Taxation and Retrenchment; amended April 5; reported favorably and ordered to third reading April 13; passed

April 13. In Senate — Assembly amendments concurred in April 13. Record after passage — Transmitted to Governor April 15; vetoed.

FEARON. Senate bill, introductory No. 548; printed No. 1116, entitled: An act to amend the tax law, in relation to disposition of revenues collected from tax on manufacturing and mercantile corporations.

Date of introduction February 21; referred to Committee on Taxation and Retrenchment; amended March 14; reported favorably and referred to the Committee of the Whole March 28; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 447.

FEARON. Senate bill, introductory No. 549; printed No. 1660, entitled: An act to amend the general business law, in relation to fire escapes.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on General Laws; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

FEARON. Senate bill, introductory No. 565; printed No. 619, entitled: An act to amend the decedent estate law, in relation to distribution of personal property.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; Assembly bill, printed No. 837, substituted March 9; amended March 9 (Senate reprint No. 1017); passed March 16; chapter No. 126. FEARON. Senate bill, introductory No. 577; printed No. 1540, entitled: An act to amend the education law, in relation to part-time or continuation schools.

Date of introduction February 22; referred to Committee on Public Education; amended March 24; amended March 31.

FEARON. Senate bill, introductory No. 666; printed No. 738, entitled An act to amend the general municipal law, in relation to recreation commissions in cities and villages.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 1216 substituted March 30; passed March 31; chapter No. 186.

FEARON. Senate bill, introductory No. 667; printed No. 739, entitled: An act to amend chapter six hundred and eighty-five of the laws of nineteen hundred and five, entitled "An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse," in relation to the discipline of officers and members of the police and fire departments.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 15.

FEARON. Senate bill, introductory No. 668; printed No. 740, entitled: An act to amend chapter three hundred and fifty-six of the laws of nineteen hundred and seven, entitled "An act to provide for the construction of intercepting sewers in and for the city of Syracuse," in relation to authorizing and empowering the Syracuse intercepting sewer board to regulate and improve the channel of Onondaga creek from a point about two hundred and fifty feet west from Plum street to the barge canal harbor, and the amount of bonds which may be issued thereunder.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 1214, substituted March 24; passed March 28; chapter No. 209.

FEARON. Senate bill, introductory No. 739; printed No. 1173, entitled: An act to amend the revised charter of the city of Syracuse, in relation to the boundary of such city and of the tenth and thirteenth wards thereof.

Date of introduction March 2; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 15; amended March 16; passed March 23. Assembly Record — Received from the Senate March 24; referred to Committee on Affairs of Cities.

FEARON. Senate bill, introductory No. 758; printed No. 835, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of Duncan W. Peck, Ida V. Peck, Eunice M. Peck and Rhobie L. Sargent, constituting the copartnership firm of John White and Company, against the state for damages caused by the failure of the state to cause brine for the manufacture of salt to be supplied to claimants as required by the terms of a lease made by the state under date of August fifth, eighteen hundred and eighty-four.

Date of introduction March 2; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; Assembly bill, printed No. 1197, substituted April 7; passed April 13; vetoed.

FEARON. Senate bill, introductory No. 818; printed No. 919, entitled: An act to amend section fifty-four of the public lands law, being chapter fifty of the laws of nineteen hundred and nine, as amended by chapter eight hundred and ten of the laws of nineteen hundred and twenty, to authorize the commissioners of the land office to convey to railroad corporations those parts or portions of abandoned canal lands which are crossed by railroad bridges maintained by railroad corporations, and giving such railroad corporations a preferential right to acquire title thereto.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April

5; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 418.

FEARON. Senate bill, introductory No. 819; printed No. 1076, entitled: An act to amend the election law, in relation to the official ballot and tally and canvass of votes.

Date of introduction March 7; referred to Committee on the Judiciary.

FEARON. Senate bill, introductory No. 898; printed No. 1015, entitled: An act to amend the education law, in relation to instruction in the public schools on the subject of fire prevention.

Date of introduction March 9; referred to Committee on Public Education; reported favorably and ordered to third reading April 7, passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Public Education; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

FEARON. Senate bill, introductory No. 979; printed No. 1129, entitled: An act to amend section one hundred and forty of the public lands law, being chapter fifty of the laws of nineteen hundred and nine, as amended by chapter one hundred and sixty-seven of the laws of nineteen hundred and thirteen, by rendering canal lands abandoned pursuant to the provisions of article four of the public lands law exempt from condemnation by railroad corporations until such lands have been sold and conveyed in the manner provided by the public lands law.

Date of introduction March 15; referred to Committee on Finance; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 308.

FEARON. Senate bill, introductory No. 1019; printed No. 1186, entitled: An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the war of eighteen hundred and twelve.

Date of introduction March 17, referred to Committee on Finance.

FEARON. Senate bill, introductory No. 1020; printed No. 1187, entitled: An act to amend the conservation law, in relation to the season for taking frogs.

Date of introduction March 17; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed April 4. Assembly record — Received from Senate April 5; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; vetoed.

FEARON. Senate bill, introductory No. 1064; printed No. 1252, entitled: An act to amend the lien law and the personal property law, in relation to filing and renewal of chattel mortgages, and the filing of contracts for the conditional sale of goods and chattels.

Date of introduction March 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly Record — Received from the Senate April 8; referred to Committee on the Judiciary.

FEARON. Senate bill, introductory No. 1148; printed Nc. 1381, entitled: An act to amend section forty-eight of the transportation corporations law, being chapter two hundred and nineteen of the laws of nineteen hundred and nine, by rendering canal lands abandoned pursuant to the provisions of article four of the public lands law exempt from condemnation by pipe

line corporations until such lands have been sold and conveyed in the manner provided by the public lands law.

Date of introduction March 28; referred to Committee on Public Service; reported favorably and ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage—Transmitted to Governor April 14; chapter No. 332.

FEARON. Senate bill, introductory No. 1175; printed No. 1423, entitled: An act to amend section thirteen hundred and thirty-six of the code of civil procedure, in relation to appeals to the court of appeals.

Date of introduction March 29; referred to Committee on Codes; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 373.

FEARON. Senate bill, introductory No. 1198; printed No. 1465, entitled: An act to amend the tax law, in relation to the effect of dissolution of a corporation on taxes assessed or paid pursuant to article nine-a of the tax law.

Date of introduction March 30; referred to Committee on Taxation and Retrenchment.

FEARON. Senate bill, introductory No. 1242; printed No. 1522, entitled: An act to repeal subdivision eight of section ninety-eight of the decedent estate law, relating to the distribution of personal property.

Date of introduction March 31; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 12; passed

April 12. Record after passage — Transmitted to Governor April 14; chapter No. 316.

FEARON. Senate bill, introductory No. 1261; printed No. 1569, entitled: An act to amend the penal law, in relation to care of incompetent persons.

Date of introduction April 4; ordered to third reading and referred to Committee on Codes; reported favorably and restored to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 427.

FEARON. Senate bill, introductory No. 1268; printed No. 1576, entitled: An act to amend the penal law, in relation to care of children born to inmates of penal institutions.

Date of introduction April 4; referred to Committee or Penal Institutions; reported favorably and referred to the Committee of the Whole April 13.

FEARON. Senate bill, introductory No. 1313; printed No. 1637, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section one-a of article two of the constitution, in relation to absent voters.

Date of introduction April 6; referred to Committee on the Judiciary.

FEARON. Senate bill, introductory No. 1314; printed No. 1638, entitled: An act to confer jurisdiction on the court of claims to hear and determine the claim of the Syracuse Lighting Company for moneys alleged to be due it from the state under agreements to furnish power for the bridges and light for the buildings connected therewith on the Erie and Oswego canals during the years from nineteen hundred and thirteen to nineteen hundred and nineteen, inclusive.

Date of introduction April 6; referred to Committee on the Judiciary; reported favorably and ordered to third reading April

12; passed April 13. Assembly record — Received from the Senate April 13; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

FEARON. Senate bill, introductory No. 1337; printed No. 1680, entitled: An act to authorize and empower the city of Syracuse to borrow on certificates of indebtedness such amount of money as shall be necessary to pay the expenses of operating the bridges over the Erie canal in such city for the period of navigation in the year nineteen hundred and twenty-one, and to provide for the payment of such indebtedness.

Date of introduction April 7; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of Syracuse April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 572.

FEARON. Senate bill, introductory No. 1378; printed No. 1756, entitled: An act making an appropriation to pay Joseph M. Meatvard for professional legal services rendered and expenses incurred as special counsel for the public service commission of the second district in the matter of the proceeding instituted by such commission against Freas B. Snyder and others.

Date of introduction April 11; referred to Committee on Finance.

FEARON. Senate bill, introductory No. 1397; printed No. 1800, entitled: An act to amend chapter seventy-five of the laws of nineteen hundred and six, entitled "An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse," in relation to the collection of local assessments.

Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of Syracuse April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 571.

FEARON. Senate bill, introductory No. 1398; printed No. 1801, entitled: An act to amend chapter six hundred and eighty-four of the laws of nineteen hundred and five, entitled "An act to supplement the provisions of law relating to the department of public works of the city of Syracuse," in relation to certificate of partial completion.

Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of Syracuse April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 570.

FERRIS. Senate bill, introductory No. 142; printed No. 472, entitled: An act to amend the tax law, in relation to exemption from taxation.

Date of introduction January 24; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 14; amended February 14; passed February 21. Assembly record — Received from the Senate February 22; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading March 24; passed March 24. Record after passage — Transmitted to Governor March 28; chapter No. 169.

FERRIS. Senate bill, introductory No. 143; printed No. 145, entitled: An act to amend the agricultural law, in relation to the sale and analysis of concentrated commercial feeding stuffs.

Date of introduction January 24; referred to Committee on Agriculture; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; Assembly bill, printed No. 277, substituted and passed February 23; chapter No. 15.

FERRIS. Senate bill, introductory No. 144; printed No. 146; Assembly reprint No. 1834, entitled: An act to amend the education law, in relation to bonded indebtedness of school districts for certain purposes.

Date of introduction January 24; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Public Education; reported favorably and ordered to second reading; amended March 31; ordered to third reading April 5; passed April 11. In Senate — Assembly amendments concurred in April 13. Record after passage — Transmitted to Governor April 15; chapter No. 318.

FERRIS. Senate bill, introductory No. 145; printed No. 716, entitled: An act to amend the general business law, in relation to the licensing of professional engineers and land surveyors, generally.

Date of introduction January 24; referred to Committee on the Judiciary; amended February 25; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on General Laws; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 58.

FERRIS. Senate bill, introductory No. 257; printed No. 267, entitled: An act to amend the county law, in relation to power of supervisors to change salaries of employees.

Date of introduction February 1; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

FERRIS. Senate bill, introductory No. 298; printed No. 308, entitled: An act to amend the education law, in relation to taxing lands of the state for school purposes in certain towns.

Date of introduction February 2; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 14; passed February 16. Assembly record — Received from Senate February 17; referred to Committee on Ways and Means; reported favorably and ordered to second reading March 2; ordered to third reading March 3; passed March 7. Record after passage — Transmitted to Governor March 8; chapter No. 63.

FERRIS. Senate bill, introductory No. 300; printed No. 310, entitled: An act to amend the public health law, in relation to the qualifications required of a druggist to obtain license as pharmacist.

Date of introduction February 2; referred to Committee on Public Health.

FERRIS. Senate bill, introductory No. 321; printed No. 1113, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of Ida M. Reed, personally and as administratrix to the estate of Merritt Lewis Reed for damages for the death of said deceased alleged to have occurred as the result of the negligence of a fellow employee in the employ of the state at Saranac Lake on the thirteenth day of May, nineteen hundred and nineteen, and authorizing such court to render judgment therefor.

Date of introduction February 3; referred to Committee on the Judiciary; amended March 14; reported favorably and ordered to third reading April 6; Assembly bill printed No. 917, substituted April 7; passed April 13; vetoed.

FERRIS. Senate bill, introductory No. 326; printed No. 342, entitled: An act to amend the county law, in relation to the appointment of assistant district attorneys in certain counties.

Date of introduction February 4; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; Assembly bill, printed No. 521, substituted and passed March 3; chapter No. 34.

FERRIS. Senate bill, introductory No. 347; printed No. 1818, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the constitution, in relation to the forest preserve.

Date of introduction February 7; referred to Committee on the Judiciary; amended February 16; amended March 31; amended April 4; reported favorably and referred to the Committee of the Whole; amended April 12; ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary.

FERRIS. Senate bill, introductory No. 348; printed No. 364, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claim of the village of Fort Edward, Washington county, against the state for damages alleged to have been sustained by reason of the removal and destruction of water mains of such village in the construction of the Champlain canal, pursuant to chapter one hundred and forty-seven of the laws of nineteen hundred and three, and to render judgment therefor.

Date of introduction February 7; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims.

FERRIS. Senate bill, introductory No. 433; printed No. 1562, entitled: An act to amend the agricultural law, in relation to cattle.

Date of introduction February 14; referred to Committee on Agriculture; reported favorably and referred to the Committee of the Whole March 1; ordered to third reading March 7; amended March 7; passed March 14. Assembly record—

Received from the Senate March 15; referred to Committee on Agriculture; committee discharged and ordered to third reading March 15; passed March 15. Record after passage — Transmitted to Governor March 16; recalled March 23; reconsidered and amended April 4; repassed in Senate April 11; repassed in Assembly April 14; retransmitted to Governor April 15; chapter No. 262.

FERRIS. Senate bill, introductory No. 662; printed No. 731, entitled: An act to further extend the time of Champlain and Sanford Railroad Company to begin and finish the construction of its railroad.

Date of introduction February 25; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Railroads; committee discharged and ordered to third reading March 21; passed March 21. Record after passage — Transmitted to Governor March 23; chapter No. 119.

FERRIS. Senate bill, introductory No. 784; printed No. 1545, entitled: An act to amend the conservation law, in relation to engineering and construction work.

Date of introduction March 3; referred to Committee on Finance; amended March 11; reported favorably and referred to the Committee of the Whole March 16; amended March 17; ordered to third reading March 21; amended March 31; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Conservation; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 499.

FERRIS. Senate bill, introductory No. 825; printed No. 1670, entitled: An act to amend the agricultural law, in relation to manufacture and sale of milk products.

Date of introduction March 7; referred to Committee on Agriculture; reported favorably and referred to the Committee of

the Whole; amended April 6; ordered to third reading April 7; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Agriculture.

FERRIS. Senate bill, introductory No. 826; printed No. 1548, entitled: An act to amend the conservation law, in relation to taking great northern pike in Lake Champlain and Lake George.

Date of introduction March 7; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 31; amended April 1; Assembly bill, printed No. 1717, substituted and passed April 7; chapter No. 279.

FERRIS. Senate bill, introductory No. 891; printed No. 1441, entitled: An act to amend the public health law, the county law, the town law and the village law, in relation to engineering work in connection with the conservation of the public health.

Date of introduction March 9; referred to Committee on Finance; amended March 17; reported favorably and referred to the Committee of the Whole March 23; amended March 24; ordered to third reading March 29; amended March 30; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Public Health; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 510.

FERRIS. Senate bill, introductory No. 892; printed No. 1009, entitled: An act to amend the judiciary law, in relation to the compensation of stenographers appointed by justices of the appellate division of the third and fourth departments.

Date of introduction March 9; referred to Committee on the Judiciary.

FERRIS. Senate bill, introductory No. 930; printed No. 1067, entitled: An act to amend the agricultural law, in relation to adulterated vinegar.

Date of introduction March 11; referred to Committee on Agriculture.

FERRIS. Senate bill, introductory No. 931; printed No. 1068, entitled: An act to repeal section twenty-two of the public health law, relating to the Lake George health district.

Date of introduction March 11; ordered to third reading and referred to Committee on Public Health.

FERRIS. Senate bill, introductory No. 932; printed No. 1069, entitled: An act making an appropriation for highway improvement purposes in Essex county of the one-half of the unexpended balance of Essex county's share of moneys derived from the second bond issue for state road construction.

Date of introduction March 11; ordered to third reading and referred to Committee on Finance; reported favorably and restored to third reading March 16; passed March 21. Assembly record — Received from the Senate March 22; referred to Committee on Ways and Means; committee discharged and ordered to third reading April 4; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 173.

FERRIS. Senate bill, introductory No. 935; printed No. 1629, entitled: An act to amend the farms and markets law, in relation to cold storage.

Date of introduction March 12; referred to Committee on Agriculture; reported favorably and ordered to third reading April 6; amended April 6; Assembly bill, printed No. 1599, substituted April 8; passed April 12; chapter No. 557.

FERRIS. Senate bill, introductory No. 936; printed No. 1668, entitled: An act to amend the agricultural law, in relation to the licensing of dogs.

Date of introduction March 12; referred to Committee on Agriculture; amended March 16; reported favorably and ordered to third reading April 6; amended April 6; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Agriculture; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 628.

FERRIS. Senate bill, introductory No. 937; printed No. 1666, entitled: An act to amend the civil rights law, in relation

to the dedication of the name or picture of any person for advertising or trade purposes.

Date of introduction March 12; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 501.

FERRIS. Senate bill, introductory No. 1013; printed No. 1547, entitled: An act to amend the tax law, in relation to exemption from taxation of the real and personal property of corporations or associations of veterans of the world war.

Date of introduction March 16; referred to Committee on Taxation and Retrenchment; amended April 1; reported favorably and ordered to third reading April 14; Assembly bill, printed No. 1906, substituted April 14; passed April 15; vetoed.

FERRIS. Senate bill, introductory No. 1050; printed No. 1657, entitled: An act to amend the business corporations law, in relation to co-operative associations.

Date of introduction March 18; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record—Received from the Senate April 13; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 16; passed April 16. Record after passage—Transmitted to Governor April 16; chapter No. 359.

FERRIS. Senate bill, introductory No. 1051; printed No. 1227, entitled: An act to amend the membership corporations law, in relation to the purchasing of food and contracts and agreements.

Date of introduction March 18; referred to Committee on the Judiciary.

FERRIS. Senate bill, introductory No. 1243; printed No. 1523, entitled: An act to amend the conservation law, in relation to the open season for taking deer in certain towns in Washington county.

Date of introduction March 31; referred to Committee on Con-

servation; reported favorably and ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Conservation; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 632.

FERRIS. Senate bill, introductory No. 1244; printed No. 1524, entitled: An act to amend the agricultural law, relating to the licensing of dogs.

Date of introduction March 31; referred to Committee on Agriculture; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 8; referred to Committee on Agriculture.

FERRIS. Senate bill, introductory No. 1245; printed No. 1525, entitled: An act to amend the highway law, in relation to bonds of contractors.

Date of introduction March 31; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs.

FERRIS. Senate bill, introductory No. 1259; printed No. 1868, entitled: An act to amend the farms and markets law, in relation to establishing the office of commissioner of farms and markets, and defining his powers and duties and the powers and duties of the council.

Date of introduction April 1; referred to Committee on Agriculture; reported favorably and referred to the Committee of the Whole April 15; committee discharged and ordered to third read-

ing April 15; amended April 15; passed under emergency message April 15. Assembly record — Received from the Senate April 15; referred to Committee on Agriculture; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 475.

FERRIS. Senate bill, introductory No. 1280; printed No. 1588, entitled: An act to amend chapter seven hundred and thirty of the laws of nineteen hundred and thirteen, entitled "An act to provide for the centenary of the battle of Plattsburgh, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor," in relation to the membership of such commission.

Date of introduction April 4; referred to Committee on Finance; reported favorably and ordered to third reading April 11; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 426.

FERRIS. Senate bill, introductory No. 1375; printed No. 1753, entitled: An act making an appropriation for the repair of the bridge on a state route across South bay.

Date of introduction April 9; referred to Committee on Finance.

FERRIS. Senate bill, introductory No. 1384; printed No. 1762, entitled: An act making an appropriation for the repair and upkeep of ditching machines owned by the state of New York.

Date of introduction April 11; referred to Committee on Finance; reported favorably and ordered to third reading April 16; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 347.

GIBBS. Senate bill, introductory No. 1; printed No. 1831, entitled: An act to amend the judiciary law, in relation to the designation of a daily law journal by justices of the supreme court in the eighth judicial district and the publication of legal advertisements.

Date of introduction January 5; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole; amended February 9; ordered to third reading April 7; amended April 13; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary.

GIBBS. Senate bill, introductory No. 3; printed No. 423, entitled: An act to amend the village law, in relation to ordinances regulating the use and construction of electric light and power wiring.

Date of introduction January 5; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole; amended February 9; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Villages; reported favorably and ordered to second reading March 23; recommitted March 24.

GIBBS. Senate bill, introductory No. 4; printed No. 167, entitled: An act to amend the village law, in relation to the return of unpaid village taxes, the payment thereof by the county treasurer and the relaying of same upon the county roll.

Date of introduction January 5; referred to Committee on Affairs of Villages; amended January 25.

GIBBS. Senate bill, introductory No. 5; printed No. 424, entitled: An act to amend the town law, in relation to street lighting.

Date of introduction January 5; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended February 9; ordered to third reading March 1; passed

March 3. Assembly record — Received from the Senate March 4; referred to Committee on Internal Affairs; committee discharged and ordered to third reading March 16; passed March 16. Record after passage — Transmitted to Governor March 17; chapter No. 117.

GIBBS. Senate bill, introductory No. 6; printed No. 6, entitled: An act to amend the town law, in relation to the compensation of counsel in certain towns.

Date of introduction January 5; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

GIBBS. Senate bill, introductory No. 65; printed No. 66, entitled: An act to amend the education law, in relation to taxing lands of the state in school district number three in the town of Collins, Erie county.

Date of introduction January 17; referred to Committee on Public Education.

GIBBS. Senate bill, introductory No. 127; printed No. 129, entitled: An act to amend the banking law, in relation to change of location of savings and loan associations.

Date of introduction January 24; referred to Committee on Banks.

GIBBS. Senate bill, introductory No. 128; printed No. 130, entitled: An act to amend chapter two hundred and seventeen of the laws of nineteen hundred and fourteen, entitled "An act to provide a charter for the city of Buffalo," in relation to the sale of surplus water.

Date of introduction January 24; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 129; printed No. 131, entitled: An act to amend chapter three hundred and four of the laws of nineteen hundred and nineteen, entitled "An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments, and to define its powers

and duties," in relation to the compensation of the commissioners of equalization.

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading March 24; passed March 24. Record after passage — Transmitted to Governor March 28; chapter No. 175.

GIBBS. Senate bill, introductory No. 130; printed No. 132, entitled: An act providing for the levy and collection of taxes and the creation of a sinking fund for the payment of the principal and interest of the Delaware avenue pavement bonds of the town of Tonawanda, Erie county.

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

GIBBS. Senate bill, introductory No. 131; printed No. 338, entitled: An act to validate the acts and proceedings of the city of Lackawanna, its voters, officers and agents, in relation to the issuance of one hundred thousand dollar bonds of such city, issued for the construction of a permanent community memorial building, and to provide for the issuance, sale and payment of such bonds.

Date of introduction January 24; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 2; amended February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on the Judiciary; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Mayor of the city of Lackawanna February 23; returned from Mayor, accepted, March 3; transmitted to Governor March 3; chapter No. 58.

GIBBS. Senate bill, introductory No. 132; printed No. 339, entitled: An act to legalize and validate the acts and proceedings of the village of Depew, its voters, officers and agents, in relation to the issuance of seventy thousand dollars paving bonds; to authorize the issuance and sale of said bonds, and to provide for raising annually by tax a sum necessary and sufficient to pay the principal and interest of such bonds as they become due.

Date of introduction January 24; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 2; amended February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on the Judiciary; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Governor February 23; chapter No. 8.

GIBBS. Senate bill, introductory No. 162; printed No. 164, entitled: An act to authorize the city of Buffalo to issue bonds for the purpose of constructing, enlarging, extending, improving, altering, remodeling, repairing, rebuilding and equipping the library buildings of the Grosvenor library of the city of Buffalo.

Date of introduction January 25; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 1; passed March 1. Record after passage — Transmitted to Mayor of the City of Buffalo March 1; returned from Mayor accepted March 14; transmitted to Governor March 14; chapter No. 94.

GIBBS. Senate bill, introductory No. 183; printed No. 186, entitled: An act to amend the village law, in relation to the term of office of receiver of taxes and assessments in certain villages.

Date of introduction January 26; referred to Committee on Affairs of Villages.

GIBBS. Senate bill, introductory No. 293; printed No. 303, entitled: An act to authorize the town of Cheektowaga, in the county of Erie, to pay for certain legal services rendered such town in the years nineteen hundred and nineteen hundred and twenty.

Date of introduction February 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; Assembly bill, printed No. 518, substituted and passed March 2; chapter No. 52.

GIBBS. Senate bill, introductory No. 294; printed No. 304, entitled: An act to amend the charter of the city of Buffalo, in relation to the nomination and election of mayor and councilmen by the preferential ballot, and to repeal certain sections of such charter relating to elections, primaries and nominations.

Date of introduction February 2; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 295; printed No. 305, entitled: An act to release to the present owners and holders of the record title all the right, title and interest of the people of the state of New York in and to all of the real estate in the county of Erie of which John J. P. Read of the city of Buffalo died seized or possessed, and ratifying and confirming certain tax and other settlements with reference to said real estate made in nineteen hundred and twelve, and all deeds executed and delivered under a power in the last will and testament of said John J. P. Read, deceased.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading March 1; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Ways and Means; reported favorably and ordered to second reading April 5; ordered to third reading April 6; recommitted April 11.

GIBBS. Senate bill, introductory No. 296; printed No. 306, entitled: An act to amend the decedent estate law, in relation to the recording of wills probated outside the state.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on the Judiciary; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 293.

GIBBS. Senate bill, introductory No. 336; printed No. 1537, entitled: An act to amend the real property law, in relation to the licensing and regulation of real estate brokers and salesmen.

Date of introduction February 7; referred to Committee on the Judiciary; amended March 17; committee discharged and referred to Committee on Finance March 23; amended March 24; amended March 31.

GIBBS. Senate bill, introductory No. 337; printed No. 353, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article four of the constitution, in relation to the term of office of the governor.

Date of introduction February 7; referred to Committee on the Judiciary.

GIBBS. Senate bill, introductory No. 353; printed No. 369, entitled: An act to amend the charter of the city of Buffalo, in relation to the firemen's relief and pension fund of said city.

Date of introduction February 8; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 651; printed No. 720, entitled: An act to amend the civil practice act, in relation to actions in which security for maintenance of wife and child will be required.

Date of introduction February 25; referred to Committee on Codes; reported favorably and ordered to third reading April 6; recommitted April 11.

GIBBS. Senate bill, introductory No. 652; printed No. 721, entitled: An act to amend the highway law, in relation to the construction of county roads in certain cities of the third class.

Date of introduction February 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

GIBBS. Senate bill, introductory No. 653; printed No. 722, entitled: An act to amend the highway law, in relation to state and county highways in certain cities.

Date of introduction February 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

GIBBS. Senate bill introductory No. 654; printed No. 1503, entitled: An act to amend the public health law, in relation to general health districts.

Date of introduction February 25; referred to Committee on Public Health; reported favorably and referred to Committee of the Whole; amended March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Public Health; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 509.

GIBBS. Senate bill, introductory No. 655; printed No. 724, entitled: An act to amend the Tonawanda city charter, generally.

Date of introduction February 25; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 673; printed No. 1359, entitled: An act to amend the insurance law, in relation to mutual employers' liability and workmen's compensation insurance corporations.

Date of introduction February 28; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole; amended March 24; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Insurance; committee

discharged and ordered to third reading April 12; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 409.

GIBBS. Senate bill, introductory No. 674; printed No. 746, entitled: An act to amend the village law, in relation to the licensing of occupations in villages.

Date of introduction February 28; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 455.

GIBBS. Senate bill, introductory No. 675; printed No. 747, entitled: An act to amend the town law, in relation to regulation of certain occupations in certain towns.

Date of introduction February 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Internal Affairs; committee discharged and ordered to third reading April 5; passed April 5. Record after passage — Transmitted to Governor April 6; chapter No. 215.

GIBBS. Senate bill, introductory No. 698; printed No. 770, entitled: An act to amend the public health law, in relation to the registration and supervision of laboratories where live pathogenic germs are handled, and to prevent the use of bacteria for criminal purposes, and to eliminate careless methods of transporting live germs.

Date of introduction February 28; referred to Committee on Public Health; reported favorably and referred to the Committee of the Whole March 30; Assembly bill, printed No. 1569, substituted and passed April 4; ordered to third reading April 4; passed April 6; chapter No. 269.

GIBBS. Senate bill, introductory No. 699; printed No. 771, entitled: An act to amend the public health law, in relation to consolidated health districts.

Date of introduction February 28; referred to Committee on Public Health; reported favorably and referred to the Committee of the Whole March 30; Assembly bill, printed No. 946, substituted and passed April 4; ordered to third reading April 4; passed April 6; chapter No. 270.

GIBBS. Senate bill, introductory No. 700; printed No. 772, entitled: An act to amend the public health law, in relation to district laboratory supply stations.

Date of introduction February 28; referred to Committee on Public Health.

GIBBS. Senate bill, introductory No. 708; printed No. 780, entitled: An act to amend the charter of the city of Buffalo, in relation to the power of the council to enact ordinances.

Date of introduction February 28; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 755; printed No. 832, entitled: An act to amend the public health law, in relation to suppression of certain nuisances.

Date of introduction March 2; referred to Committee on Public Health.

GIBBS. Senate bill, introductory No. 815; printed No. 916, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine claims for damages for death or personal injuries sustained by reason of the alleged improper construction and maintenance of a certain public highway or road in Letchworth park, in the town of Genesee Falls, county of Wyoming, on August tenth, nineteen hundred and seventeen, and to render judgment therefor.

Date of introduction March 7; referred to Committee on the Judiciary.

GIBBS. Senate bill, introductory No. 816; printed No. 917, entitled: An act to authorize the commissioners of the land office to release to the present owners and holders of the record title of all the right, title and interest of the people of the state in and to all of the real estate in the county of Erie of which John J. P. Read, of the city of Buffalo, died seized or possessed.

Date of introduction March 7; referred to Committee on the Judiciary.

GIBBS. Senate bill, introductory No. 817; printed No. 918, entitled: An act to ratify and confirm certain tax and other settlements, divisions and conveyances with reference to certain real estate of the late John J. P. Read, of the city of Buffalo, and George W. Rockwell, and all deeds executed and delivered under a power in the last will of said John J. P. Read, deceased, so far as concerns any claim by the state.

Date of introduction March 7; referred to Committee on the Judiciary.

GIBBS. Senate bill, introductory No. 860; printed No. 977, entitled: An act to amend chapter three hundred and twenty of the laws of eighteen hundred and eighty-five, entitled "An act regulating and restraining the practice of midwifery in Erie county by others than legally authorized physicians," in relation to the board of examiners in midwifery.

Date of introduction March 9; referred to Committee on Public Health.

GIBBS. Senate bill, introductory No. 861; printed No. 978, entitled: An act to amend the insurance law, to require rate-making associations to furnish services without discrimination.

Date of introduction March 9; referred to Committee on Insurance.

GIBBS. Senate bill, introductory No. 862; printed No. 979, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of Frank W. Yates against the state for damages alleged to have been sustained while

in the course of his employment as an enlisted trooper of the New York state police, in the month of May, nineteen hundred and twenty, and to render judgment therefor.

Date of introduction March 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

GIBBS. Senate bill, introductory No. 877; printed No. 994, entitled: An act to amend the civil practice act, in relation to support and maintenance of wife and child.

Date of introduction March 9; referred to Committee on Codes; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Scnate April 14; referred to Committee on Codes; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 369.

GIBBS. Senate bill, introductory No. 878; printed No. 995, entitled: An act to amend the county law, in relation to expenses of the county judge while holding court outside of his county.

Date of introduction March 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Internal Affairs,

GIBBS. Senate bill, introductory No. 894; printed No. 1011, entitled: An act to amend chapter eight hundred and six of the laws of nincteen hundred and twenty, entitled "An act to create a commission to represent the state of New York at hearings before the international joint commission on boundary waters, created under and by virtue of article nine of the con-

vention concluded on January eleventh, nineteen hundred and nine, between the United States and the Dominion of Canada, and making an appropriation therefor," in relation to the extent of the powers of the commission, and making an appropriation therefor.

Date of introduction March 9; referred to Committee on Finance.

GIBBS. Senate bill, introductory No. 920; printed No. 1045, entitled: An act to amend the charter of the city of Buffalo, generally.

Date of introduction March 10; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 946; printed No. 1091, entitled: An act making an appropriation for expenses in connection with the investigation of the Western House of Refuge, at Albion.

Date of introduction March 14; referred to Committee on Finance.

GIBBS. Senate bill, introductory No. 1014; printed No. 1169, entitled: An act to amend the county law, in relation to the establishment of institutions for the purpose of preventing the development of tuberculosis in children who are exposed or predisposed thereto.

Date of introduction March 16; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs.

GIBBS. Senate bill, introductory No. 1015; printed No. 1170, entitled: An act to amend the public health law, in relation to the practice of medicine.

Date of introduction March 16; referred to Committee on Public Health.

GIBBS. Senate bill, introductory No. 1016; printed No. 1829, entitled: An act to amend the railroad law, in relation to proceedings for alteration of a grade crossing instituted on petition of a board of supervisors of a county or town board of one or more towns.

Date of introduction March 16; referred to Committee on Public Service; reported favorably and ordered to third reading April 13; amended April 13; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 663.

GIBBS. Senate bill, introductory No. 1034; printed No. 1201, entitled: An act to amend the public service commissions law, in relation to values for rate making purposes.

Date of introduction March 17; referred to Committee on Public Service.

GIBBS. Senate bill, introductory No. 1075; printed No. 1819; Assembly reprint No. 2081, entitled: An act to amend the conservation law, in relation to licensing the use of water power, and to providing for the exercise of the power of eminent domain, in relation to the production, sale and distribution of heat, light and power to the public, and making an appropriation for expenses.

Date of introduction March 21; referred to Committee on Finance; committee discharged and referred to Committee on Public Service March 24; amended March 30; reported favorably and referred to the Committee on Finance; amended April 7; amended April 8; amended April 12; reported favorably and referred to the Committee of the Whole April 13; committee discharged and ordered to third reading April 14; passed under emergency message April 14. Assembly record—Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading; amended April 16; passed under emergency message April 16. In Senate—Assembly amendments concurred in April 16. Record after passage—Transmitted to Governor April 16; chapter No. 579.

GIBBS. Senate bill, introductory No. 1080; printed No. 1277, entitled: An act to create sewer district number three and sewer district number four of the town of West Seneca, county of Erie and state of New York, to legalize all proceedings of the town board, its officers and agents heretofore taken in connection with the construction of sewers in said districts, to create a sewer board and provide for the administration of said districts, the issuance of bonds, levying taxes and assessments, and authorizing said board to contract for the disposal of sewerage from said districts.

Date of introduction March 22; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 538.

GIBBS. Senate bill, introductory No. 1084; printed No. 1281, entitled: An act to amend the real property law, in relation to acknowledgments and proofs in foreign countries.

Date of introduction March 22; referred to Committee on the Judiciary.

GIBBS. Senate bill, introductory No. 1103; printed No. 1301, entitled: An act to amend the town law, in relation to the issuance, sale and manner of payment of town bonds for certain sewer purposes, and the levy of assessments and taxes for such purposes, in certain towns.

Date of introduction March 23; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 449.

GIBBS. Senate bill, introductory No. 1104; printed No. 1302, entitled: An act to amend the charter of the city of Buffalo, in relation to preventing the obstruction of public waters and preserving the banks thereof.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading March 30; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the city of Buffalo April 18; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 493.

GIBBS. Senate bill, introductory No. 1132; printed No. 1349, entitled: An act to amend the education law, in relation to teachers' salaries in certain union free school districts, outside of cities, maintaining academic departments.

Date of introduction March 24; referred to Committee on Public Education.

GIBBS. Senate bill, introductory No. 1162; printed No. 1395, entitled: An act to amend the highway law, in relation to regulating the use of highways by certain vehicles.

Date of introduction March 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and ordered to third reading April 12; recommitted April 14.

GIBBS. Senate bill, introductory No. 1185; printed No. 1433, entitled: An act to amend the public health law, in relation to vital statistics.

Date of introduction March 29; referred to Committee on Public Health.

GIBBS. Senate bill, introductory No. 1217; printed No. 1482, entitled: An act to amend the public buildings law, in relation to the board of trustees of the New York State Soldiers' and Sailors' Home.

Date of introduction March 30; referred to Committee on Finance; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 430.

GIBBS. Senate bill, introductory No. 1233; printed No. 1513, entitled: An act to provide for dredging and cleaning a portion of the Buffalo river, near the south entrance to Erie basin, and making an appropriation therefor.

Date of introduction March 31; referred to Committee on Finance.

GIBBS. Senate bill, introductory No. 1239; printed No. 1519, entitled: An act to amend the general city law, in relation to power of cities to regulate the sale of by-products from certain businesses.

Date of introduction March 31; referred to Committee on Affairs of Cities.

GIBBS. Senate bill, introductory No. 1282; printed No. 1590, entitled: An act to amend the public health law, so as to provide for the regulation of the sale and administration of habit forming drugs, to further the legitimate practice of the art and science of medicine, to safeguard the public and those suffering from drug addiction, and to regulate private hospitals caring for persons addicted to the continuous or persistent use of habit forming drugs.

Date of introduction April 4; referred to Committee on Public Health.

GIBBS. Senate bill, introductory No. 1317; printed No. 1641, entitled: An act to amend the penal law, in relation to prosecutions for keeping disorderly houses.

Date of introduction April 6; referred to Committee on Codes.

GIBBS. Senate bill, introductory No. 1349; printed No. 1692, entitled: An act to repeal section nineteen, being former section twenty-a of chapter three hundred and fifty-seven of the laws of nineteen hundred and five, entitled "An act to revise the several acts relative to the city of Tonawanda," relating to water rates.

Date of introduction April 7; ordered to third reading without reference; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the city of Tonawanda April 18; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 574.

GIBBS. Senate bill, introductory No. 1387; printed No. 1781, entitled: An act to legalize the publication of all legal instruments, papers, documents and notices heretofore published in the Buffalo Legal Daily.

Date of introduction April 11; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 546.

IIARRIS. Senate bill, introductory No. 180; printed No. 183, entitled: An act to amend the real property law, in relation to the size of maps to be filed.

Date of introduction January 26; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary.

HARRIS. Senate bill, introductory No. 181; printed No. 1324, entitled: An act to further amend chapter five hundred and six of the laws of nineteen hundred and eighteen, entitled "An act to authorize the commissioners of the land office to grant

and release to the city of New York certain lands under water in the Atlantic ocean, in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose, by such city, and to prescribe the method for defraying the costs," as amended by chapter seven hundred and thirty-one of the laws of nineteen hundred and twenty.

Date of introduction January 26; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole; amended March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Ways and Means; committee discharged and ordered to third reading April 7; passed April 7. Record after passage — Transmitted to Mayor of the City of New York April 8; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 610.

HARRIS. Senate bill, introductory No. 289; printed No. 299, entitled: An act to amend the tenement house law, in relation to fire extinguishing appliances.

Date of introduction February 2; referred to Committee on Affairs of Cities.

HARRIS. Senate bill, introductory No. 464; printed No. 507, entitled: An act to amend the real property law, in relation to guardian ad litem in an action to register title to real property.

Date of introduction February 16; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on General Laws.

HARRIS. Senate bill, introductory No. 465; printed No. 508, entitled: An act to amend the real property law, in relation to notice of hearing in action to register title to real property.

Date of introduction February 16; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary.

HARRIS. Senate bill, introductory No. 605; printed No. 663, entitled: An act to amend the real property law, in relation to discharge of mortgages.

Date of introduction February 23; referred to Committee on the Judiciary.

HARRIS. Senate bill, introductory No. 606; printed No. 664, entitled: An act to amend the New York city municipal court code, in relation to creating an additional municipal court district and justice in the borough of Brooklyn.

Date of introduction February 23; referred to Committee on Codes.

HARRIS. Senate bill, introductory No. 633; printed No. 700, entitled: An act to amend the penal law, in relation to the exaction by public service corporations of consideration for furnishing service.

Date of introduction, February 24; referred to Committee on Codes.

HARRIS. Senate bill, introductory No. 634; printed No. 701, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the real estate of Saint Mary's church, a religious corporation, in the borough of Bronx, city of New York.

Date of introduction February 24; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 15; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Mayor of the City of New York April 14; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 613.

HARRIS. Senate bill, introductory No. 734; printed No. 1403, entitled: An act to provide for indexing and reindexing conveyances, mortgages and other instruments relating to lands and liens thereon in certain counties of the state.

Date of introduction March 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended March 16; amended March 28.

HARRIS. Senate bill, introductory No. 842; printed No. 945, entitled: An act to amend the conservation law, in relation to prohibiting the use of otter trawls or beam trawls.

Date of introduction March 8; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Conservation; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 254.

HARRIS. Senate bill, introductory No. 874; printed No. 1565, entitled: An act to amend the Greater New York charter, in relation to establishing a park keeper force, and to repeal section three hundred and thirteen of such charter.

Date of introduction March 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading March 31; amended April 4; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

HARRIS. Senate bill, introductory No. 1004; printed No. 1159, entitled: An act to amend the Greater New York charter, in relation to retirement of commanding officer of the detective division.

Date of introduction March 16; referred to Committee on Affairs of Cities.

HARRIS. Senate bill, introductory No. 1027; printed No. 1194, entitled: An act to amend the lien law, in relation to building loan contracts affecting real property.

Date of introduction March 17; referred to Committee on the Judiciary.

HARRIS. Senate bill, introductory No. 1094; printed No. 1292, entitled: An act to amend the Greater New York charter, in relation to the closing of streets and the acquisition of title to the beds of such streets and to lands abutting the same.

Date of introduction March 23; referred to Committee on Affairs of Cities.

HARRIS. Senate bill, introductory No. 1095; printed No. 1293, entitled: An act to amend the public service commissions law, in relation to the reading of gas, electric light, steam and water meters and evidence of such reading.

Date of introduction March 23; referred to Committee on Public Service.

HARRIS. Senate bill, introductory No. 1115; printed No. 1313, entitled: An act conferring jurisdiction on the police commissioner of the city of New York to increase the pension paid Irma Horton, the widow of Floyd Horton, formerly a lieutenant in the police department of such city.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of New York April 14; returned from Mayor, accepted; transmitted to Governor April 15; chapter No. 716.

HARRIS. Senate bill, introductory No. 1134; printed No. 1351, entitled: An act to amend the Greater New York charter, in relation to the pension payable to the commanding officer of the detective bureau in the police department of the city of New York.

Date of introduction March 24; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 685.

HARRIS. Senate bill, introductory No. 1153; printed No. 1386, entitled: An act to provide for indexing and reindexing of conveyances, mortgages and other instruments relating to lands and liens thereon in the office of the register of the county of Kings, and requiring the commissioner of records in said county to furnish certain data and diagrams in connection therewith.

Date of introduction March 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

HARRIS. Senate bill, introductory No. 1161; printed No. 1394, entitled: An act to amend the Greater New York charter, in relation to the reorganization of the detective bureau into a detective division in the police department.

Date of introduction March 28; referred to Committee on Affairs of Cities.

HARRIS. Senate bill, introductory No. 1167; printed No. 1415, entitled: An act to amend the real property law, in relation to the survey, map or plan to be filed in an action to register title to real property.

Date of introduction March 29; referred to Committee on the Judiciary.

HARRIS. Senate bill, introductory No. 1190; printed No. 1457, entitled: An act to amend the Greater New York charter,

in relation to salaries and pensions in the police department of such city.

Date of introduction March 30; referred to Committee on Affairs of Cities.

HARRIS. Senate bill, introductory No. 1191; printed No. 1458, entitled: An act to amend the Greater New York charter, in relation to grades, ranks and salaries of officers and members of the uniformed force of the fire department.

Date of introduction March 30; referred to Committee on Affairs of Cities.

HARRIS. Senate bill, introductory No. 1192; printed No. 1459, entitled: An act to amend the New York city municipal court code, in relation to marshals.

Date of introduction March 30; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; Assembly bill, printed No. 1768, substituted and passed April 17; returned from Mayor, not accepted.

HARRIS. Senate bill, introductory No. 1201; printed No. 1468, entitled: An act to amend the civil service law, in relation to the unclassified service.

Date of introduction March 30; referred to Committee on Civil Service.

IIARRIS. Senate bill, introductory No. 1241; printed No. 1521, entitled: An act to amend the education law, in relation to the salaries of teacher clerks in cities of the first class having a population of one million or over.

Date of introduction March 31; referred to Committee on Public Education.

HARRIS. Senate bill, introductory No. 1345; printed No. 1688, entitled: An act to amend the tax law, in relation to the exemption from local taxation of buildings altered for dwelling purposes.

Date of introduction April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; recommitted April 15.

HEWITT. Senate bill, introductory No. 33; printed No. 207; Assembly reprint No. 727, entitled: An act to amend the highway law, in relation to the designation of an ultimate and definite system of state and county highways to be constructed and maintained by the state, and to approve a map upon which such system is designated.

Date of introduction January 12; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended January 27; ordered to third reading February 1; passed February 7. Assembly record — Received from the Senate February 9; substituted for Assembly bill, same title, on second reading February 9; amended February 9; ordered to third reading, amended February 15; passed February 23. In Senate — Assembly amendments concurred in February 23. Record after passage — Transmitted to Governor February 25; chapter No. 18.

HEWITT. Senate bill, introductory No. 113; printed No. 1326, entitled: An act to amend the general business law, in relation to posting rates for lodging in hotels and inns.

Date of introduction January 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole; amended March 23; ordered to third reading April 7; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on General Laws.

HEWITT. Senate bill, introductory No. 304; printed No. 314, entitled: An act repealing certain provisions of the education law, relative to the compensation and expenses of teachers attending institutes or conferences.

Date of introduction February 2; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; passed February 28. Assembly record — Received

from the Senate March 1; referred to Committee on Public Education; reported favorably and ordered to third reading April 15; lost April 15.

HEWITT. Senate bill, introductory No. 305; printed No. 315, entitled: An act to amend the education law, relative to the apportionment of academic funds according to attendance of academic pupils.

Date of introduction February 2; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; passed February 21. Assembly record — Received from the Senate February 22; referred to Committee on Public Education.

HEWITT. Senate bill, introductory No. 325; printed No. 341, entitled: An act to provide for the transfer of inmates of the New York State Woman's Relief Corps Home to the New York State Soldiers and Sailors' Home, to discontinue the former home and making an appropriation for expenses.

Date of introduction February 4; referred to Committee on Finance.

HEWITT. Senate bill, introductory No. 333; printed No. 349, entitled: An act making an additional appropriation for the construction of a tunnel or tunnels jointly with the state of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the states of New York and New Jersey.

Date of introduction February 7; referred to Committee of Finance; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Ways and Means; committee discharged and ordered to third reading March 30; passed March 31. Record after passage — Transmitted to Governor April 1; chapter No. 192.

HEWITT. Senate bill, introductory No. 356; printed No. 442, entitled: An act making appropriations for emergencies for

the current fiscal year, supplying deficiencies in former appropriations, and other expenses of government.

Date of introduction February 8; referred to Committee on Finance; amended February 10; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; Assembly bill, printed No. 628, substituted and passed February 23; chapter No. 17.

HEWITT. Senate bill, introductory No. 400; printed No. 1663, entitled: An act to confer jurisdiction on the court of claims to hear, try and determine the claim of Aldrich and Hall, Incorporated, and Ray S. Messenger, its assignee, or either or both of them, against the state for the unpaid amount earned under barge canal terminal contract number seven for constructing dock wall at Fort Edward, New York; and for extra and additional work performed, and damages sustained in connection therewith; and for interest on the amount found due from the date the same should have been paid.

Date of introduction February 10; referred to the Committee on the Judiciary: reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Claims; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

HEWITT. Senate bill, introductory No. 401; printed No. 1700, entitled: An act to amend the education law, in relation to industrial teachers' scholarships.

Date of introduction February 10; referred to Committee on Public Education; amended March 2; reported favorably and ordered to third reading April 7; amended April 7; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Public Education; committee discharged and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 388.

HEWITT. Senate bill, introductory No. 417; printed No. 449, cutitled: An act to amend the public health law, in relation to the use of radium emanation provided for the state institute for the study of malignant disease.

Date of introduction February 14; referred to Committee on Public Health.

HEWITT. Senate bill, introductory No. 430; printed No. 462, entitled: An act to amend the prison law, in relation to the transfer of prisoners from the Eastern New York reformatory to the New York state reformatory, and to the discontinuance of the Eastern New York reformatory, and reappropriating certain moneys for expenses.

Date of introduction February 14; referred to Committee on Finance.

HEWITT. Senate bill, introductory No. 535; printed No. 588, entitled: An act to amend chapter fifty-six of the laws of nineteen hundred and six, entitled "An act to amend chapter two hundred and fifteen of the laws of eighteen hundred and twenty, and to revise and consolidate the several acts relative to, and to change the name of the corporation heretofore known as the trustees of the theological seminary of Auburn in the state of New York, in relation to the powers, objects and purposes of such seminary."

Date of introduction February 18; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; Assembly bill, printed No. 886; substituted March 24; passed March 28; repassed in Senate after Assembly amendment, Assembly reprint No. 2072, April 7; recalled from Governor April 11.

HEWITT. Senate bill, introductory No. 542; printed No. 596, entitled: An act to repeal section eight-a of chapter four hundred and five of the laws of eighteen hundred and fifty-seven, entitled "An act to reorganize the warden's office of the port of New York," as added by chapter five hundred and twenty of the

laws of nineteen hundred and eighteen, relating to salaries of port wardens.

Date of introduction February 21: referred to Committee on Finance.

HEWITT. Senate bill, introductory No. 664; printed No. 736, entitled: An act to legalize the official acts of certain justices of the peace, and authorizing them to execute and file official oaths of office.

Date of introduction February 28; referred to Committee on the Judiciary.

HEWITT. Senate bill, introductory No. 665; printed No. 737, entitled: An act to amend the charter of the city of Auburn, in relation to the issue of bonds and denomination thereof.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 31; Assembly bill, printed No. 1045, substituted and passed April 4; chapter No. 323.

HEWITT. Senate bill, introductory No. 776; printed No. 859, entitled: An act to amend the state charities law and the public buildings law, in relation to the New York State Woman's Relief Corps Home and the New York State Soldiers and Sailors' Home.

Date of introduction March 3; referred to Committee on the Judiciary.

HEWITT. Senate bill, introductory No. 797; printed No. 899, entitled: An act making appropriation for the contributions of the state to the counties for the construction and improvement of certain highways and county roads, in accordance with section three hundred and twenty-b of the highway law.

Date of introduction March 7; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March

24; referred to Committee on Ways and Means; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 272.

HEWITT. Senate bill, introductory No. 798; printed No. 900, entitled: An act making appropriations for the contributions of the state for the repair and improvement of town highways, in accordance with the requirements of section one hundred and one of the highway law and chapter one hundred and thirty-seven of the laws of nineteen hundred and eleven, and the repair and improvement of highways and bridges on Indian reservations, in accordance with section one hundred and fifty-nine of the highway law.

Date of introduction March 7; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Ways and Means; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 253.

HEWITT. Senate bill, introductory No. 854; printed No. 957, entitled: An act reappropriating unexpended balances for the purpose of the construction and improvement of portions of state routes within several counties of the state.

Date of introduction March 8; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 28. Assembly record — Received from the Senate March 30; referred to Committee on Ways and Means; committee discharged and ordered to third reading March 30; passed March 30. Record after passage — Transmitted to Governor March 31; chapter No. 184.

HEWITT. Senate bill, introductory No. 855; printed No. 958, entitled: An act reappropriating unexpended balances for the purpose of the construction and improvement of public highways.

Date of introduction March 8; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Ways and Means; committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Governor April 1; chapter No. 191.

HEWITT. Senate bill, introductory No. 856; printed No. 1228, entitled: An act making an appropriation for the state's share of the cost of construction and improvement of rural post roads within the state, under the provisions of certain acts of congress, which provide that the United States shall aid in the construction of rural postal roads, and for other purposes, to be expended in accordance with article six-a of the highway law.

Date of introduction March 8; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; amended March 18; ordered to third reading March 21; Assembly bill, printed No. 1531, substituted and passed March 28; chapter No. 160.

HEWITT. Senate bill, introductory No. 857; printed No. 960, entitled: An act to amend chapter six hundred and seventy of the laws of nineteen hundred and twenty, making an appropriation for highway improvement purposes.

Date of introduction March 8; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Ways and Means; committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Governor April 1; chapter No. 193.

HEWITT. Senate bill, introductory No. 858; printed No. 961, entitled: An act to amend the insurance law, in relation to reinsurance.

Date of introduction March 8; referred to Committee on Insurance.

HEWITT. Senate bill, introductory No. 918; printed No. 1229, entitled: An act to amend the highway law, in relation to the maintenance of county roads which are designated for improvement under chapter eighteen of the laws of nineteen hundred and twenty-one.

Date of introduction March 10; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 18; ordered to third reading March 21; Assembly bill, printed No. 1570, substituted March 28; passed March 29; chapter No. 180.

HEWITT. Senate bill, introductory No. 919; printed No. 1208, entitled: An act making appropriations for the maintenance and repair of improved state and county highways.

Date of introduction March 10; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; committee discharged and referred to Committee on Finance March 14; amended March 17.

HEWITT. Senate bill, introductory No. 934; printed No. 1078, entitled: An act to amend the county law, in relation to soldiers' memorials.

Date of introduction March 12; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; Assembly bill, printed No. 1445, substituted and passed April 7; chapter No. 283.

HEWITT. Senate bill, introductory No. 938; printed No. 1083, entitled: An act in relation to the sale of certain unused burial lots in cemeteries in the town of Moravia, county of Cayuga.

Date of introduction March 14; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31.

Assembly record — Received from the Senate April 5; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; vetoed.

HEWITT. Senate bill, introductory No. 994; printed No. 1149, entitled: An act to amend the state charities law, in relation to quarterly or monthly estimates of expenses.

Date of introduction March 16; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; Assembly bill, printed No. 1512, substituted and passed April 7; chapter No. 549.

HEWITT. Senate bill, introductory No. 1026; printed No. 1237, entitled: An act to amend the state charities law, in relation to the superintendent of the New York State Reformatory for Women at Bedford.

Date of introduction March 17; referred to Committee on the Judiciary; amended March 21; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; Assembly bill, printed No. 1707, substituted April 6; passed April 7; chapter No. 485.

HEWITT. Senate bill, introductory No. 1044, printed No. 1220, entitled: An act to repeal section nineteen of the insanity law, relating to the bureau of deportation.

Date of introduction March 18; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; recommitted April 11.

HEWITT. Senate bill, introductory No. 1055; printed No. 1244, entitled: An act making an appropriation for the payment by the state in the first instance of the federal government's share of the cost of construction and improvement of rural post roads within the state, as provided under the provisions of an act of congress entitled "An act to provide that the United States shall

aid the states in the construction of rural post roads and for other purposes."

Date of introduction March 21; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 30; Assembly bill, printed No. 1585, substituted April 4; ordered to third reading April 5; passed April 7; chapter No. 274.

HEWITT. Senate bill, introductory No. 1144; printed No. 1375, entitled: An act to amend the code of civil procedure, in relation to deputy clerk of surrogate's court in Cayuga county.

Date of introduction March 25; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Codes; committee discharged and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; chapter No. 325.

HEWITT. Senate bill, introductory No. 1145; printed No. 1376, entitled: An act to amend the surrogate's court act, in relation to deputy clerk of surrogate's court in Cayuga county.

Date of introduction March 25; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Codes; committee discharged and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; chapter No. 331.

HEWITT. Senate bill, introductory No. 1150; printed No. 1790, entitled: An act authorizing the state board of estimate and control to sell and convey the lands, buildings and premises known as the Mohansic Lake Reservation in the town of Yorktown, Westchester county, providing for the manner of sale and disposition of proceeds.

Date of introduction March 28; referred to Committee on Finance; reported favorably and referred to the Committee of

the Whole April 6; ordered to third reading April 7; amended April 12; passed April 15. Assembly record — Received from the Senate April 15; referred to the Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 659.

HEWITT. Senate bill, introductory No. 1225; printed No. 1490, entitled: An act to authorize the county of Cayuga to pay certain moneys to certain towns therein, which moneys were recovered by such county from the state upon accounts of such towns, in relation to highway construction.

Date of introduction March 30; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 334.

HEWITT. Senate bill, introductory No. 1260; printed No. 1568, entitled: An act making an appropriation from the proceeds of the sale of bonds for the payment of bonuses to certain persons who were in the service of the United States in the war with the German empire and its allies.

Date of introduction April 4; referred to Committee on Finance; reported favorably and ordered to third reading April 11; Assembly bill, printed No. 1890, substituted April 13; amended April 13; Senate reprint No. 1855; passed under emergency message April 15; chapter No. 344.

HEWITT. Senate bill, introductory No. 1328; printed No. 1652, entitled: An act to provide means for the support of government.

Date of introduction April 6; referred to Committee on Finance; reported favorably and ordered to third reading April 13; Assembly bill, printed No. 1962, substituted April 14; passed April 16; chapter No. 396.

HEWITT. Senate bill, introductory No. 1376; printed N 1754, entitled: An act making appropriations for the support government in addition to those provided by chapter one hudred and seventy-six of the laws of nineteen hundred and twent one, and including provisions relating to certain appropriatio made by such chapter.

Date of introduction April 9; referred to Committee of Finance; reported favorably and ordered to third reading April 13; Assembly bill, printed No. 2010, substituted and passe April 16; chapter No. 650.

HEWITT. Senate bill, introductory No. 1389; printed N 1783, entitled: An act in relation to the issuance and sale of bonds for barge canal terminal, highway improvement and starpark purposes, for the contracting of debts authorized by chapter seven hundred and forty-six of the laws of nineteen hundred and eleven, two hundred and ninety-eight of the laws of nineteen hundred and twelve, five hundred and sixty-nine of the laws of nineteen hundred and sixteen and six hundred and twenty-six of the laws of nineteen hundred and eighteen.

Date of introduction April 11; referred to Committee of Finance; reported favorably and ordered to third reading April 13; Assembly bill, printed No. 2041, substituted and passe April 16; chapter No. 545.

HEWITT. Senate bill, introductory No. 1393; printed No. 1796, entitled: An act to amend chapter seven hundred an eighty-seven of the laws of nineteen hundred and thirteen entitled "An act in relation to the rate of interest upon certain bonds of the state," in relation to the maximum rate.

Date of introduction April 12; referred to Committee of Finance; reported favorably and ordered to third reading April 13; Assembly bill, Printed No. 2051, substituted and passes April 16; chapter No. 358.

HEWITT. Senate bill, introductory No. 1405; printed No. 1807, entitled: An act to appropriate the miscellaneous receip on account of the improvement of the Erie, Oswego and Champlain canals under chapter one hundred and forty-seven of the

laws of nineteen hundred and three and acts amendatory thereof and supplemental thereto, for the purposes of the said improvement.

Date of introduction April 12; ordered to third reading and referred to Committee on Finance.

HEWITT. Senate bill, introductory No. 1406; printed No. 1808, entitled: An act to appropriate the miscellaneous receipts for the purpose of furnishing proper terminals and facilities for barge canal traffic under chapter seven hundred and forty-six of the laws of nineteen hundred and eleven and acts amendatory thereof and supplemental thereto.

Date of introduction April 12; ordered to third reading and referred to Committee on Finance; reported favorably and restored to third reading April 15; Assembly bill, printed No. 2052, substituted and passed April 16; chapter No. 582.

HEWITT. Senate bill, introductory No. 1434; printed No. 1864, entitled: An act making an appropriation for the employment of a traffic expert in the department of farms and markets.

Date of introduction April 15; referred to Committee on Finance; committee discharged and ordered to third reading April 15; passed under emergency message April 15. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 346.

KARLE. Senate bill, introductory No. 18; printed No. 1704, entitled: An act to amend the Greater New York charter, in relation to the powers of the commissioner of water supply, gas and electricity for the supervision and control of private water companies, and for the acquisition of their property.

Date of introduction January 5; referred to Committee on Affairs of Cities; amended March 30; reported favorably and ordered to third reading April 6; amended April 7; passed April 13. Assembly record — Received from the Senate April

14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor, accepted; transmitted to Governor April 16; vetoed.

KARLE. Senate bill, introductory No. 281; printed No. 586, entitled: An act to amend the inferior criminal courts act of the city of New York, in relation to the furnishing to parties of stenographic minutes of proceedings.

Date of introduction February 2; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole; amended February 17; ordered to third reading February 21; passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on Codes; committee discharged and ordered to third reading March 21; passed March 21. Record after passage — Transmitted to Mayor of the City of New York March 22; returned from Mayor, accepted April 6; transmitted to Governor April 7; chapter No. 226.

KARLE. Senate bill, introductory No. 312; printed No. 325, entitled: An act to locate in part the boundary lines between the counties of Kings and Queens.

Date of introduction February 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

KARLE. Senate bill, introductory No. 341; printed No. 1139, entitled: An act in relation to the district attorney and employees in the district attorney's office in the county of Queens.

Date of introduction February 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 14; amended March 15; Assembly bill, printed No. 1376, substituted March 22; passed March 23; chapter No. 161.

KARLE. Senate bill, introductory No. 365; printed No. 385, entitled: An act to amend the Greater New York charter.

in relation to the period of services of members of the police force of the board of water supply or appointed to the fire department of the city of New York.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Cities.

KARLE. Senate bill, introductory No. 439; printed No. 500, entitled: An act to amend the general business law, in relation to regulating the sale of boots and shoes.

Date of introduction February 15; referred to Committee on the Judiciary.

KARLE. Senate bill, introductory No. 466; printed No. 509, entitled: An act to amend the penal law, in relation to grand larceny in first degree.

Date of introduction February 16; referred to Committee on Codes.

KARLE. Senate bill, introductory No. 521; printed No. 569, entitled: An act to amend the Greater New York charter, in relation to publication of notice of proceedings to condemn property for street purposes in Queens, Bronx and Richmond counties.

Date of introduction February 17; referred to Committee on Affairs of Cities.

KARLE. Senate bill, introductory No. 720; printed No. 797, entitled: An act providing for the grading and paving of Rockaway road from the conduit in the city of New York, borough of Queens, to Hook creek, at the Nassau county line, and providing for defraying the cost of such improvement.

Date of introduction March 1; referred to Committee on Affairs of Cities.

KARLE. Senate bill, introductory No. 859; printed No. 1427, entitled: An act to amend the insurance law, in relation

to reports of insurance corporations organized outside of the United States.

Date of introduction March 8; referred to Committee on Insurance; amended March 29.

KARLE. Senate bill, introductory No. 925; printed No. 1062, entitled: An act to amend the Greater New York charter, in relation to aldermanic districts, the division of the city into the same and the boundaries thereof, and to district for home rule and local improvements.

Date of introduction March 11; referred to Committee on Affairs of Cities.

KARLE. Senate bill, introductory No. 926; printed No. 1063, entitled: An act requiring the Long Island Railroad Company to demolish the pedestrian bridge at Atlantic avenue and One Hundred and Second street or Herald avenue in the borough of Queens, city of New York, and to provide at such point a crossing for pedestrians and vehicular traffic.

Date of introduction March 11; referred to Committee on Public Service.

KARLE. Senate bill, introductory No. 927; printed No. 1064, entitled: An act requiring the Long Island Railroad Company to eliminate the grade crossing at Lefferts and Jamaica avenues in the borough of Queens, city of New York.

Date of introduction March 11; referred to Committee on Public Service.

KARLE. Senate bill, introductory No. 987; printed No. 1142, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Stuart M. Kohn against the state for services alleged to have been rendered the state by him as an attorney in investigating the case of Charles F. Steilow, convicted of murder.

Date of introduction March 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Claims.

KARLE. Senate bill, introductory No. 988; printed No. 1143, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Val O'Farrell against the state for services alleged to have been rendered the state by him as a detective in investigating the case of Charles F. Steilow, convicted of murder.

Date of introduction March 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

KARLE. Senate bill, introductory No. 989; printed No. 1144, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which Hugh P. McKeon, formerly a patrolman in the police department of said city, was dismissed from said department, and to reinstate him in the position formerly held by him.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 12; committee discharged and ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

KARLE. Senate bill, introductory No. 1120; printed No. 1337, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Grace Humiston against the state for services alleged to have been rendered the state by her as an attorney in investigating the case of Charles F. Steilow, convicted of murder.

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April

6; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims.

KARLE. Senate bill, introductory No. 1231; printed No. 1511, entitled: An act requiring the Long Island Railroad Company to eliminate the grade crossing at Bell avenue, in the borough of Queens, city of New York.

Date of introduction March 31; referred to Committee on Public Service.

KARLE. Senate bill, introductory No. 1355; printed No. 1731, entitled: An act to amend the education law, in relation to the salaries of clerical assistants in cities of the first class having a population of one million or over.

Date of introduction April 8; referred to Committee on Public Education.

KARLE. Senate bill, introductory No. 1423; printed No. 1846, entitled: An act to amend chapter four hundred and forty-one of the laws of eighteen hundred and ninety-nine, in relation to appointment and compensation of all employees.

Date of introduction April 13; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 14; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 640.

KARLE. Senate bill, introductory No. 1431; printed No. 1858, entitled: An act to amend the military law, in relation to certain state and municipal officers and employees who served in federal military, naval or marine service during the world war.

Date of introduction April 14; referred to Committee on Military Affairs.

KARLE. Senate bill, introductory No. 1432; printed No. 1859, entitled: An act to amend the judiciary law, in relation to the qualifications of jurors.

Date of introduction April 14; referred to Committee on the Judiciary.

KARLE. Senate bill, introductory No. 1433; printed No. 1860, entitled: An act to amend the code of criminal procedure, in relation to the membership of juries.

Date of introduction April 14; referred to Committee on Codes.

KATLIN. Senate bill, introductory No. 40; printed No. 40, entitled: An act to amend the general construction law, in relation to holidays.

Date of introduction January 12; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on General Laws; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

KATLIN. Senate bill, introductory No. 360; printed No. 376, entitled: An act to amend the banking law, in relation to payment of dividends on savings bank deposits withdrawn between dividend periods.

Date of introduction February 8; referred to Committee on Banks.

KATLIN. Senate bill, introductory No. 460; printed No. 1271, entitled: An act to amend the penal law, by authorizing the pursuit of their businesses and occupations by certain persons on the first day of the week.

Date of introduction February 15; referred to Committee on Codes; amended March 22.

KATLIN. Senate bill, introductory No. 732; printed No. 809, entitled: An act to amend the tax law, in relation to the tax imposed on transfer of stock.

Date of introduction March 1; referred to Committee on Taxation and Retrenchment; committee discharged and referred to Committee on Finance March 9.

KATLIN. Senate bill, introductory No. 833; printed No. 933, entitled: An act to amend the banking law, in relation to the prevention of fraud in the sale and disposition of stocks, bonds and other securities.

Date of introduction March 7; referred to Committee on Banks.

KATLIN. Senate bill, introductory No. 893; printed No. 1010, entitled: An act to authorize the police commissioner of the city of New York to increase the pension allowed out of the police pension fund to John M. Smith, a retired member of the police force of such city.

Date of introduction March 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

KATLIN. Senate bill, introductory No. 1194; printed No. 1461, entitled: An act to amend the general municipal law, in relation to conserving the public safety by requiring turnstiles and revolving doors used by the public to be approved by municipal authorities.

Date of introduction March 30; referred to Committee or. Affairs of Cities.

KATLIN. Senate bill, introductory No. 1425; printed No. 1848, entitled: An act to amend the Greater New York charter, in relation to the employees of ferries acquired by the city of New York.

Date of introduction April 18; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading April 16; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Villages; reported favorably and

ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 684.

KAVANAUGH. Senate bill, introductory No. 2; printed No. 2, entitled: An act to provide for the construction of a bridge over the unimproved Champlain canal at Broad street, Waterford, and making an appropriation therefor.

Date of introduction January 5; referred to Committee on Finance.

KAVANAUGH. Senate bill, introductory No. 29; printed No. 29, entitled: An act to repeal section three of chapter six of the laws of nineteen hundred and two, entitled "An act to provide for the appointment of an assistant district attorney in Saratoga county," relating to the duties of such assistant district attorney and the employment of a stenographer.

Date of introduction January 12; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole January 27; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 23; ordered to third reading March 24; passed March 28. Record after passage — Transmitted to Governor March 29; chapter No. 148.

KAVANAUGH. Senate bill, introductory No. 105; printed No. 1053, entitled: An act to amend the civil service law, in relation to retiring civil war veterans and pensioning them.

Date of introduction January 19; referred to Committee on Civil Service; reported favorably and referred to the Committee of the Whole; amended February 23; ordered to third reading March 1; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 8; passed March 8. In Senate — Recalled March 8; reconsidered

and amended March 10; repassed March 21. In Assembly—Repassed March 23. Record after passage—Transmitted to Governor March 8; recalled March 10; reconsidered and amended March 10; repassed in Senate March 21; repassed in Assembly March 2; retransmitted to Governor March 28; chapter No. 159.

KAVANAUGH. Senate bill, introductory No. 133; printed No. 135, entitled: An act to amend the highway law, in relation to the disposition of automobile registration fees, fines and penalties.

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

KAVANAUGH. Senate bill, introductory No. 187; printed No. 190, entitled: An act to provide for the construction of a bridge over the canalized Mohawk river at Vischer Ferry, and making an appropriation therefor.

Date of introduction January 26; referred to Committee on Finance.

KAVANAUGH. Senate bill, introductory No. 188; printed No. 191, entitled: An act providing for the construction of a bridge over the canalized Mohawk river at what is known as Rexford, and making an appropriation therefor.

Date of introduction January 26; referred to Committee on Finance.

KAVANAUGH. Senate bill, introductory No. 214; printed No. 221, entitled: An act to amend the penal law, in relation to bribery of baseball players.

Date of introduction January 31; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Codes; reported favorably and ordered to second reading March 2; ordered to third reading March 3; passed March 7. Record after passage — Transmitted to Governor March 8; chapter No. 80.

KAVANAUGH. Senate bill, introductory No. 322; printed No. 335, entitled: An act making an appropriation to pay

Jennie B. Salisbury, widow of the late George R. Salisbury, compensation which would have been earned by him had he continued to live until the close of the calendar year nineteen hundred and twenty.

Date of introduction February 3; referred to Committee on Finance.

KAVANAUGH. Senate bill, introductory No. 434; printed No. 466, entitled: An act to amend the charter of the city of Mechanicville, in relation to the general municipal election and municipal primary.

Date of introduction February 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; ordered to third reading without reference; passed March 3. Record after passage — Transmitted to Mayor of the City of Mechanicville March 3; returned from Mayor accepted March 10; transmitted to Governor March 10; chapter No. 74.

KAVANAUGH. Senate bill, introductory No. 530; printed No. 578, entitled: An act to confer jurisdiction on the court of claims to hear, try and determine the claim of I. J. Stander and Company, Incorporated, against the state for reimbursement of losses sustained under barge canal terminal contract number thirty-eight for the construction of a pier at the foot of West Fifty-third street, North river.

Date of introduction February 17; referred to Committee on the Judiciary.

KAVANAUGH. Senate bill, introductory No. 681; printed No. 753, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine certain claims against the state for damages alleged to have been sustained by reason of the overflow of the canalized Mohawk river, at and near Schenectady, by reason of the alleged construction and maintenance of the Vischer's Ferry dam, and to render judgment therefor.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; vetoed.

KAVANAUGH. Senate bill, introductory No. 682; printed No. 754, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claims of certain persons against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; vetoed.

KAVANAUGH. Senate bill, introductory No. 683; printed No. 755, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine certain claims against the state for damages alleged to have been sustained by reason of the overflow of the canalized Mohawk river at and near Schenectady, by reason of the alleged negligent construction and maintenance of the Vischer Ferry dam, the six months' statute of limitations having run against said claims.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed,

KAVANAUGH. Senate bill, introductory No. 684; printed No. 756, entitled: An act to amend the penal law, in relation to licenses to carry firearms.

Date of introduction February 28; referred to Committee on Codes.

KAVANAUGH. Senate bill, introductory No. 685; printed No. 757, entitled: An act to amend chapter six hundred and seventeen of the laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference," in relation to enforcement of ordinances of such association.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; Assembly bill, printed No. 1033, substituted March 30; passed March 31; vetoed.

KAVANAUGH. Senate bill, introductory No. 686; printed No. 758, entitled: An act to provide for the acquisition and preservation of the historic tract or parcel of land known as Freeman farm, on the Saratoga battlefield, situate in the town of Stillwater, in the county of Saratoga, and making an appropriation therefor.

Date of introduction February 28; referred to Committee on Finance.

KAVANAUGH. Senate bill, introductory No. 687; printed No. 759, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article ten of the constitution, in relation to eligibility of sheriffs.

Date of introduction February 28; referred to Committee on the Judiciary.

KAVANAUGH. Senate bill, introductory No. 688; printed No. 760, entitled: An act to amend the penal law, in relation to the carrying and use of dangerous weapons.

Date of introduction February 28; referred to Committee on Codes,

KAVANAUGH. Senate bill, introductory No. 811; printed No. 912, entitled: An act to confer upon the court of claims jurisdiction to hear, audit and determine the claims of several claimants against the state for damages to riparian rights alleged to have been caused in connection with the construction by the state of a dyke across the stream known as the Hellegat, during the years eighteen hundred and eighty-nine and eighteen hundred and ninety-nine.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

KAVANAUGH. Senate bill, introductory No. 850; printed No. 1659, entitled: An act to amend the judiciary law, in relation to stenographers in the fourth and sixth judicial districts, and making an appropriation for an additional stenographer in each of such districts.

Date of introduction March 8; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole; amended March 16; amended and referred to Committee on Finance March 21; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 658.

KAVANAUGH. Senate bill, introductory No. 982; printed No. 1132, entitled: An act authorizing and directing the supervisor of the town of Duanesburgh, Schenectady county, to pay over to the treasurer of the village of Delanson certain moneys collected in such village on account of highway taxes of such town.

Date of introduction March 15; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 304.

KAVANAUGH. Senate bill, introductory No. 1062; printed No. 1250, entitled: An act to provide for extending the boundaries of the city of Schenectady by annexing thereto a part of the towns of Niskayuna and Rotterdam by vote of the electors of the territory proposed to be annexed, and to provide of the government of the annexed territory, for the payment of school and sewer district bonded indebtedness and the disposal of sewage.

Date of introduction March 21; referred to Committee on Affairs of Cities.

KAVANAUGH. Senate bill, introductory No. 1063; printed No. 1251, entitled: An act to amend the charter of the city of Mechanicville, in relation to the correction of a manifest error in reference to the date of the general municipal election.

Date of introduction March 21; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of Mechanicville April 18; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 515.

KAVANAUGH. Senate bill, introductory No. 1069; printed No. 1257, entitled: An act to legalize and validate the acts and proceedings of the village of Waterford, its voters, officers and agents in relation to paving portions of Third street and Sixth street, in said village, and to authorize the issuance and sale of bonds of said village for the village share of the cost of such paving.

Date of introduction March 21; ordered to third reading and referred to Committee on Affairs of Villages; reported favorably and restored to third reading March 30; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 310.

KAVANAUGH. Senate bill, introductory No. 1074; printed No. 1262, entitled: An act to confer jurisdiction upon the court of claims to hear and determine the claim of Vinita Kathleen Quackenbush for personal injuries alleged to have been sustained while she was employed by the state.

Date of introduction March 21; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

KAVANAUGH. Senate bill, introductory No. 1106; printed No. 1304, entitled: An act to confer jurisdiction upon the court of claims to hear and determine the claim of Vinita Kathleen Quackenbush for personal injuries alleged to have been sustained while she was employed by the state.

Date of introduction March 23; referred to Committee on the Judiciary.

KAVANAUGH. Senate bill, introductory No. 1121; printed No. 1338, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of Amelio Di Pasquale against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor.

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading

April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

KAVANAUGH. Senate bill, introductory No. 1122; printed No. 1339, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of Amelio Di Pasquale against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and sixteen, and to render judgment therefor.

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

KAVANAUGH. Senate bill, introductory No. 1123; printed No. 1340, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of John D. Watkins against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 710.

KAVANAUGH. Senate bill, introductory No. 1124; printed No. 1341, entitled: An act to confer jurisdiction on the court

of claims to hear, audit and determine the alleged claim of Albert Lenta against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen, and to render judgment therefor.

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage—Transmitted to Governor April 16; vetoed.

KAVANAUGH. Senate bill, introductory No. 1125; printed No. 1342, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of Antonetta De Marco against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and sixteen, and to render judgment therefor.

Date of introduction March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

KAVANAUGH. Senate bill, introductory No. 1164; printed No. 1397, entitled: An act to amend the penal law, in relation to malicious injury to and destruction of property.

Date of introduction March 28; referred to Committee on Codes; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Codes; reported favorably and ordered to third reading April 15; lost April 15.

KAVANAUGH. Senate bill, introductory No. 1262; printed No. 1570, entitled: An act to amend the village law, in relation to the laying of water supply pipes.

Date of introduction April 4; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 7; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Affairs of Villages.

KAVANAUGH. Senate bill, introductory No. 1269; printed No. 1577, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claims of certain persons against the state for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen.

Date of introduction April 4; referred to Committee on the Judiciary.

KAVANAUGH. Senate bill, introductory No. 1276; printed No. 1584, entitled: An act to legalize and validate the acts and proceedings of the village of Waterford, its voters, officers and agents, in relation to the issuance and sale of Second street paving bonds of said village, in the aggregate amount of fifteen thousand seven hundred and fifty dollars, to authorize the issuance of said bonds, and to provide for raising annually by tax a sum sufficient to pay the principal and interest of such bonds as they become due.

Date of introduction April 4; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 314.

KAVANAUGH. Senate bill, introductory No. 1277; printed No. 1585, entitled: An act to legalize and validate the acts and proceedings of the village of Waterford, its voters, officers and agents, in relation to the issuance and sale of paving bonds of said village in the aggregate amount of forty-seven thousand four hundred and sixty-three dollars and fifty cents, to authorize the

issuance of said bonds, and to provide for raising annually by tax a sum sufficient to pay the principal and interest of such bonds as they become due.

Date of introduction April 4; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 313.

KNIGHT. Senate bill, introductory No. 34; printed No. 34, entitled: An act to amend the agricultural law.

Date of introduction January 12; referred to Committee on Agriculture.

KNIGHT. Senate bill, introductory No. 35; printed No. 35, entitled: An act to amend chapter thirty-seven of the laws of eighteen hundred and forty-seven, entitled "An act to amend an act incorporating the village of Alexander," in relation to powers of trustees relative to street lighting.

Date of introduction January 12; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; Assembly bill, printed No. 154, substituted and passed February 14; chapter No. 6.

KNIGHT. Senate bill, introductory No. 36; printed No. 471, entitled: An act to amend the tax law, in relation to exemption from taxation of property of ministers of the gospel.

Date of introduction January 12; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 14; amended February 14; passed February 21. Assembly record — Received from the Senate February 22; referred to Committee on Taxation and Retrenchment.

KNIGHT. Senate bill, introductory No. 43; printed No. 560, entitled: An act in relation to labor, constituting chapter thirty-one of the consolidated laws.

Date of introduction January 12; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole; amended February 10; ordered to third reading February 10; amended February 17; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Labor and Industries; committee discharged and ordered to third reading February 28; passed March 2. Record after passage — Transmitted to Governor March 2; chapter No. 50.

KNIGHT. Senate bill, introductory No. 44; printed No. 381, entitled: An act in relation to employers' liability, constituting chapter seventy-three of the consolidated laws.

Date of introduction January 12; referred to Committee on Labor and Industries; amended February 8.

KNIGHT. Senate bill, introductory No. 45; printed No. 45, entitled: An act to amend the education law, in relation to alien children and children employed in street trades.

Date of introduction January 12; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; passed February 21. Assembly record — Received from the Senate February 22; referred to Committee on Labor and Industries; committee discharged and ordered to third reading February 22; passed February 23. Record after passage — Transmitted to Governor February 24; chapter No. 21.

KNIGHT. Senate bill, introductory No. 46; printed No. 629, entitled: An act to amend the partnership law, in relation to payment of wages by receivers.

Date of introduction January 12; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; amended February 21; Assembly bill, printed No. 781, substituted and passed February 28; chapter No. 23.

KNIGHT. Senate bill, introductory No. 47; printed No. 47. entitled: An act to amend the general corporation law, in relation to payment of wages by receivers.

Date of introduction January 12; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; passed February 21. Assembly record — Received from the Senate February 22; referred to Committee on Labor and Industries; committee discharged and ordered to third reading February 22; passed February 22. Record after passage — Transmitted to Governor February 23; chapter No. 22.

KNIGHT. Senate bill, introductory No. 48; printed No. 556, entitled: An act to amend the penal law, in relation to violation of the labor law.

Date of introduction January 12; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole February 10; amended February 16; ordered to third reading February 21; passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on Codes; committee discharged and ordered to third reading March 9; passed March 9. Record after passage — Transmitted to Governor March 9; chapter No. 68.

KNIGHT. Senate bill, introductory No. 78; printed No. 79, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claims of Samuel H. Morgan and Adella Morgan and J. Fenton Olive against the state for damages alleged to have been sustained from the overflow of the Griffin creek feeder to the Genesee valley canal.

Date of introduction January 18; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Claims; committee discharged and ordered to third reading March 2; passed March 3. Record after passage — Transmitted to Governor March 3; chapter No. 51.

KNIGHT. Senate bill, introductory No. 114; printed No. 1439, entitled: An act to amend the workmen's compensation law, generally.

Date of introduction January 21; referred to Committee on Labor and Industries; amended February 2; amended February 9; amended March 11; reported favorably and referred to the Committee of the Whole; amended March 24; amended March 29; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Labor and Industries.

KNIGHT. Senate bill, introductory No. 189; printed No. 193, entitled: An act to amend the conservation law, in relation to amount and disposition of fees of hunting and trapping licenses.

Date of introduction January 27; referred to Committee on Conservation.

KNIGHT. Senate bill, introductory No. 190; printed No. 379, entitled: An act to amend the town law, in relation to application of certain provisions to Livingston county.

Date of introduction January 27; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading Ferbuary 7; amended February 8; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Internal Affairs.

KNIGHT. Senate bill, introductory No. 201; printed No. 208, entitled: An act to repeal the drainage law.

Date of introduction January 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; recommitted April 7.

KNIGHT. Senate bill, introductory No. 202; printed No. 209, entitled: An act to amend the penal law, in relation to licenses to have, possess or carry a pistol or revolver.

Date of introduction January 28; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21;

passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Codes; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 297.

KNIGHT. Senate bill, introductory No. 208; printed No. 1714, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section eleven of article eight of the constitution, in relation to the state board of charities, the state commission in lunacy and the state commission or commissioners on mental hygiene.

Date of introduction January 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; amended April 7.

KNIGHT. Senate bill, introductory No. 366; printed No. 386, entitled: An act to amend the agricultural law, in relation to pure-bred domestic animals.

Date of introduction February 9; referred to Committee on Agriculture; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Agriculture; committee discharged and ordered to third reading March 1; passed March 1. Record after passage — Transmitted to Governor March 1; chapter No. 44.

KNIGHT. Senate bill, introductory No. 407; printed No. 437, entitled: An act to amend the workmen's compensation law, in relation to the definition of "commission," the method of distributing the state fund and investing the surplus or reserve thereof, and repealing certain sections of such law.

Date of introduction February 10; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole February 16; Assembly bill, printed No. 659, substituted March 2; ordered to third reading March 2; passed March 8; chapter No. 60. KNIGHT. Senate bill, introductory No. 454; printed No. 1627, entitled: An act making an appropriation for personal service and for maintenance and operation of the labor department.

Date of introduction February 15; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; amended April 6; passed April 11. Assembly record—Received from the Senate April 12; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage—Transmitted to Governor April 16; chapter No. 340.

KNIGHT. Senate bill, introductory No. 482; printed No. 525, entitled: An act to amend the county law, in relation to quarterly meetings of the board of supervisors of Livingston county.

Date of introduction February 16; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; Assembly bill, printed No. 829, substituted and passed March 3; chapter No. 57.

KNIGHT. Senate bill, introductory No. 489; printed No. 532, entitled: An act to provide for certain work by the state highway department in Tonawanda creek, to prevent damage by floods to a certain street and highway, and making an appropriation therefor.

Date of introduction February 16; referred to Committee on Finance.

KNIGHT. Senate bill, introductory No. 506; printed No. 1070, entitled: An act to amend the public service commissions law, in relation to creating the public service commission and the transit commission, defining the jurisdiction, powers and duties of such commissions, and abolishing the public service commission of the first district, the public service commission of the second district and the office of transit construction commissioner.

Date of introduction February 16; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole; amended March 10; amended March 11; ordered to third reading March 15; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 22; passed March 22. Record after passage — Transmitted to Governor March 22; chapter No. 134.

KNIGHT. Senate bill, introductory No. 579; printed No. 880, entitled: An act to amend the highway law, in relation to amount of damages to be paid on laying out, altering or discontinuing a highway.

Date of introduction February 22; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 2; amended March 3; ordered to third reading March 9; Assembly bill, printed No. 1170, substituted and passed March 10; chapter No. 84.

KNIGHT. Senate bill, introductory No. 612; printed No. 670, entitled: An act to amend the workmen's compensation law, in relation to the enforcement of awards against uninsured employers.

Date of introduction February 23; referred to Committee on Labor and Industries; reported favorably and referred to Committee of the Whole March 24; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 539.

KNIGHT. Senate bill, introductory No. 663; printed No. 732, entitled: An act to amend the tax law, in relation to charitable exemptions.

Date of introduction February 25; referred to Committee on Taxation and Retrenchment; reported favorably and referred to

the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading April 7; passed April 7. Record after passage — Transmitted to Governor April 8; vetoed.

KNIGHT. Senate bill, introductory No. 678; printed No. 1541, entitled: An act to amend the domestic relations law, in relation to the amount and disposition of marriage license fees, and the compensation of county clerks for recording and making reports of marriage licenses.

Date of introduction February 28; referred to Committee on the Judiciary; amended March 31.

KNIGHT. Senate bill, introductory No. 713; printed No. 785, entitled: An act to amend the decedent estates law, in relation to the rights of a surviving wife to a share of the personal estate of deceased husband.

Date of introduction February 28; referred to Committee on the Judiciary.

KNIGHT. Scnate bill, introductory No. 775; printed No. 891, entitled: An act to amend the charter of the city of Batavia.

Date of introduction March 3; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 1235, substituted and passed April 8; chapter No. 678.

KNIGHT. Senate bill, introductory No. 788; printed No. 882, entitled: An act to repeal chapter one hundred and forty-two of the laws of eighteen hundred and fifty-four, entitled "An act to regulate stage routes in the city of New York, and to provide for the formation of companies to operate the same."

Date of introduction March 4; referred to Committee on Affairs of Cities; reported favorably and referred to the Com-

mittee of the Whole March 9; ordered to third reading March 15; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities reported favorably and ordered to third reading April 14; passe April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; transmitted to Governor April 16 returned from Mayor, not accepted.

KNIGHT. Senate bill, introductory No. 789; printed No. 883, entitled: An act to amend the transportation corporation law, in relation to stage coach corporations.

Date of introduction March 4; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 15; passe March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary; reported favorable and ordered to second reading March 24; ordered to third reading March 28; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 256.

KNIGHT. Senate bill, introductory No. 840; printed No. 1770, entitled: An act to amend the personal property law, i relation to conditional sale of goods and chattels and to mak uniform the law relating thereto.

Date of introduction March 8; referred to Committee on th Judiciary; amended March 24; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; amended April 11; lost April 16.

KNIGHT. Senate bill, introductory No. 884; printed No. 1001, entitled: An act to amend the conservation law, in relation to rabbits.

Date of introduction March 9; referred to Committee of Conservation.

KNIGHT. Senate bill, introductory No. 901; printed No. 1336, entitled: An act to amend the conservation law, in relation to the maintenance of certain drains and ditches, and to repeat the drainage law.

Date of introduction March 10; referred to Committee on Conservation; amended March 24; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; Assembly bill, printed No. 1623, substituted and passed April 7; chapter No. 497.

KNIGHT. Senate bill, introductory No. 969; printed No. 1112, entitled: An act to amend the general business law, in relation to prescribing a standard and regulating the sale of gasoline for power purposes.

Date of introduction March 14; referred to Committee on the Judiciary.

KNIGHT. Senate bill, introductory No. 970; printed No. 1140, entitled: An act to amend the public service commissions law, in relation to the regulation of water companies and transferring certain duties of the conservation commission in regard to water supply to the public service commission.

Date of introduction March 14; referred to Committee on Public Service.

KNIGHT. Senate bill, introductory No. 1071; printed No. 1259, entitled: An act to amend the education law, in relation to the establishment of a department of extension teacher training at the State Normal School at Geneseo, in connection with the Craig Colony for Epileptics at Sonyea.

Date of introduction March 21; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 30.

KNIGHT. Senate bill, introductory No. 1072; printed No. 1260, entitled: An act to legalize, ratify and confirm the acts and proceedings of the village of Lima, Livingston county, in relation to the issuance and sale of bonds for the construction of a water main, and to provide for the issuance, sale and payment of such bonds.

Date of introduction March 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 305.

KNIGHT. Senate bill, introductory No. 1087; printed No. 1285, entitled: An act to amend the state finance law, in relation to outstanding checks or drafts on bank accounts of funds of the state.

Date of introduction March 23; referred to Committee on Finance; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 393.

KNIGHT. Senate bill, introductory No. 1088; printed No. 1286, entitled: An act to amend the charter of the city of Batavia, as enacted by the legislature in the year nineteen hundred and twenty-one, in relation to repealing, with saving clause, the former charter, being chapter three hundred and fifty-four of the laws of nineteen hundred and fourteen, entitled "An act to incorporate the city of Batavia," as amended.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of Batavia April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 689.

KNIGHT. Senate bill, introductory No. 1135; printed No. 1352, entitled: An act to amend the transportation corporations law, in relation to gas and electric light corporations.

Date of introduction March 24; referred to Committee on Civil Service; reported favorably and referred to the Committee of the Whole April 1; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary.

KNIGHT. Senate bill, introductory No. 1140; printed No. 1866, entitled: An act to amend chapter four hundred and fifty-nine of the laws of nineteen hundred and nineteen, entitled "An act authorizing the termination of certain highway contracts, conferring jurisdiction upon the court of claims to hear and determine claims and make awards for increased costs incurred in war contracts, and making an appropriation for the completion of unfinished work." in relation to the jurisdiction of the court of claims.

Date of introduction March 24; referred to Committee on the Judiciary; amended April 15.

KNIGHT. Senate bill, introductory No. 1151; printed No. 1707, entitled: An act to amend the railroad law, relative to the construction of new highway crossings of railroads, the elimination of existing railroad grade crossings or changing existing railroad crossings.

Date of introduction March 28; referred to Committee on Public Service; reported favorably and ordered to third reading April 7; amended April 7; passed April 13. Assembly record — Received from the Senate April 13; referred to Committee on Railroads; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 698.

KNIGHT. Senate bill, introductory No. 1169; printed No. 1774, entitled: An act to amend the labor law, generally.

Date of introduction March 29; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole; amended April 8; amended April 11; committee discharged and ordered to third reading April 15: passed April 15. Assembly record — Received from the Senate

April 15; referred to Committee on Labor and Industries; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 642.

KNIGHT. Senate bill, introductory No. 1193; printed No. 1460; Assembly reprint No. 2056, entitled: An act to amend the insanity law, in relation to the admission of patients to institutions, the use of hospital laboratories and the transfer of patients, and renumbering certain sections of such law.

Date of introduction March 30; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; reported favorably and ordered to second reading; amended April 13; ordered to third reading April 16; passed April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 673.

KNIGHT. Senate bill, introductory No. 1251; printed No. 1531, entitled: An act to amend the membership corporationalsw, in relation to dealing in agricultural products for profit.

Date of introduction March 31; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 360.

KNIGHT. Senate bill, introductory No. 1270; printed No. 1578, entitled: An act to amend chapter four hundred and ninety-nine of the laws of nineteen hundred and eleven, entitled "An act to revise, amend and consolidate the charter of the village of Le Roy," in relation to the adoption of a building code by the trustees.

Date of introduction April 4; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading

April 7; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 321.

KNIGHT. Senate bill, introductory No. 1285; printed No. 1599, entitled: An act to revive and extend the corporate existence of the Baker Gun and Forging Company.

Date of introduction April 5; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 357.

KNIGHT. Senate bill, introductory No. 1286; printed No. 1600, entitled: An act to provide for the climination of the publication in the newspapers of certain laws enacted during nineteen hundred and twenty-one.

Date of introduction April 5; ordered to third reading and referred to Committee on Public Printing.

KNIGHT. Senate bill, introductory No. 1287; printed No. 1601, entitled: An act to amend the highway law, in relation to the designation of county highways in Livingston and Monroe counties.

Date of introduction April 5; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

KNIGHT. Senate bill, introductory No. 1320; printed No. 1644, entitled: An act to authorize increase of compensation of county treasurers and district attorneys during the terms of incumbents now in office.

Date of introduction April 6; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

KNIGHT. Senate bill, introductory No. 1321; printed No. 1645, entitled: An act to amend the civil practice act, in relation to fees of sheriff.

Date of introduction April 6; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Codes.

KNIGHT. Senate bill, introductory No. 1322; printed No. 1646, entitled: An act to amend the code of civil procedure, in relation to sheriff's fees.

Date of introduction April 6; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Codes.

KNIGHT. Senate bill, introductory No. 1330; printed No. 1673, entitled: An act making an appropriation for the expenses of the commissioners for the promotion of uniformity of legislation in the United States.

Date of introduction April 7; referred to Committee on Finance.

KNIGHT. Senate bill, introductory No. 1331; printed No. 1674, entitled: An act to amend the labor law, in relation to violations thereof.

Date of introduction April 7; referred to Committee on Labor and Industries.

KNIGHT. Senate bill, introductory No. 1346; printed No. 1689, entitled: An act to amend the mental deficiency law, generally.

Date of introduction April 7; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary.

KNIGHT. Senate bill, introductory No. 1373; printed No. 1749, entitled: An act to amend the education law, in relation to compulsory education, and to amend the labor law, in relation to the employment of children.

Date of introduction April 8; ordered to third reading without reference; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Public Education; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 386.

KNIGHT. Senate bill, introductory No. 1426; printed No. 1851, entitled: An act to amend the public service commission law, generally.

Date of introduction April 13; ordered to third reading without reference; passed under emergency message April 13. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 15; passed under emergency message April 15. Record after passage — Transmitted to Governor April 16; chapter No. 335.

LOCKWOOD. Senate bill, introductory No. 350; printed No. 366, entitled: An act to authorize certain cities of the first class to make appropriations for educational purposes in addition to those contained in the annual budget for nineteen hundred and twenty-one, and to incur indebtedness and issue bonds or other obligations to meet such appropriations.

Date of introduction February 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 16; ordered to third reading March 17; passed March 28. Record after passage — Transmitted to Governor March 29; chapter No. 174.

LOCKWOOD. Senate bill, introductory No. 361; printed No. 559, entitled: An act to amend the education law, in relation to salaries of teachers and employees in institutions for higher education in certain cities.

Date of introduction February 8; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole; amended February 16; ordered to third reading February 21; passed February 23. Assembly record—Received from the Senate February 24; referred to Committee on Public Education; reported favorably and ordered to second reading March 10; ordered to third reading March 11; passed March 15. Record after passage—Transmitted to Governor March 16; chapter No. 120.

LOCKWOOD. Senate bill, introductory No. 709; printed No. 781, entitled: An act to amend the education law, in regard to unlawful acts in connection with examinations.

Date of introduction February 28; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Public Education; reported favorably and ordered to second reading March 24; ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Governor March 30; chapter No. 178.

LOCKWOOD. Senate bill, introductory No. 748; printed No. 1440, entitled: An act to amend the surrogate court act, in relation to providing for the filing of contingent claims.

Date of introduction March 2; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 22; amended March 30; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Codes; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14: chapter No. 629.

LOCKWOOD. Senate bill, introductory No. 749; printed No. 826, entitled: An act to amend the penal law, in relation to larceny.

Date of introduction March 2; referred to Committee on Codes; reported favorably and referred to the Committee of the

Whole March 17; ordered to third reading March 22; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Codes; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 306.

LOCKWOOD. Senate bill, introductory No. 917; printed No. 1042, entitled: An act to authorize the Bible House in Constantinople to convey and transfer its assets to the American Board of Commissioners for Foreign Missions.

Date of introduction March 10; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 356.

LOCKWOOD. Senate bill, introductory No. 928; printed No. 1500, entitled: An act to amend the education law, relative to libraries and library corporations.

Date of introduction March 11; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; Assembly bill, printed No. 1446, substituted and passed April 8; chapter No. 385.

LOCKWOOD. Senate bill, introductory No. 959; printed No. 1104, entitled: An act to amend the education law, in relation to the State College for Teachers.

Date of introduction March 14; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 30; Assembly bill, printed No. 1711, substituted April 4; ordered to third reading April 5; passed April 7; chapter No. 276.

LOCKWOOD. Senate bill, introductory No. 964; printed No. 1108, entitled: An act to incorporate the Young Men's Christian Association Retirement Fund; for the benefit of employed officers of the Young Men's Christian Association after their retirement from active service.

Date of introduction March 14; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 459.

LOCKWOOD. Senate bill, introductory No. 1005; printed No. 1160, entitled: An act to create a commission to investigate the subject of marriage and divorce, and making an appropriation therefor.

Date of introduction March 16; referred to Committee on Finance.

LOCKWOOD. Senate bill, introductory No. 1006, printed No. 1161, entitled: An act to create a commission on the law of evidence, and making an appropriation therefor.

Date of introduction March 16; referred to Committee on Finance.

LOCKWOOD. Senate bill, introductory No. 1007; printed No. 1162, entitled: An act to create a commission to propose to the legislature a plan for reducing the accumulation of law reports, for improving or superseding the existing system of reporting opinions of the courts, and thereby expediting judicial procedure, and making an appropriation therefor.

Date of introduction March 16; referred to Committee on Finance.

LOCKWOOD. Senate bill, introductory No. 1008; printed No. 1163, entitled: An act to amend the judiciary law, in rela-

tion to providing for the licensing of persons to advise respecting the law of a foreign country.

Date of introduction March 16; referred to Committee on the Judiciary.

LOCKWOOD. Senate bill, introductory No. 1009; printed No. 1164, entitled: An act to amend the penal law, in relation to providing against persons not duly licensed advising within the state, for compensation, respecting the law of a foreign country, or maintaining an office within the state for such purpose.

Date of introduction March 16; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Codes.

LOCKWOOD. Senate bill, introductory No. 1010; printed No. 1165, entitled: An act to abolish civil arrest and body execution except for certain causes.

Date of introduction March 16; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30.

LOCKWOOD. Senate bill, introductory No. 1149; printed No. 1382, entitled: An act to amend the Greater New York charter, in relation to the powers of the retirement board in the board of education.

Date of introduction March 28; referred to Committee on Affairs of Cities.

LOCKWOOD. Senate bill, introductory No. 1298; printed No. 1612, entitled: An act to amend the education law, in relation to the membership of the state teachers' retirement board.

Date of introduction April 5; referred to Committee on Public Education.

LOCKWOOD. Senate bill, introductory No. 1299; printed No. 1613, entitled: An act to supplement the education law,

and to authorize certain cities of the second and third classes to raise money for educational purposes by issuing bonds and incurring temporary indebtedness, and to provide for the payment thereof.

Date of introduction April 5; referred to Committee on Public Education; reported favorably and ordered to third reading April 13; recommitted April 16.

LOWMAN. Senate bill, introductory No. 42; printed No. 42, entitled: An act to repeal the civil practice act, kindred acts carrying out the plan of the civil practice act, including the New York city court act, and the several laws of the year nineteen hundred and twenty which transferred to consolidated laws provisions of the code of civil procedure.

Date of introduction January 12; referred to Committee on Codes.

LOWMAN. Senate bill, introductory No. 53; printed No. 54, entitled: An act to amend the prison law, in relation to permitting inmates in state reformatories to attend funeral and last illness of near relatives.

Date of introduction January 17; referred to Committee on Penal Institutions; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Penal Institutions; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 213.

LOWMAN. Senate bill, introductory No. 121; printed No. 837, entitled: An act to amend the highway law, in relation to local ordinances limiting the speed of motor vehicles

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 2; ordered to third reading March 7; passed

March 9. Assembly record — Received from the Senate March 10; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 16; ordered to third reading March 17; passed March 21. Record after passage — Transmitted to Governor March 23; chapter No. 132.

LOWMAN. Senate bill, introductory No. 362; printed No. 378, entitled: An act to amend the highway law, in relation to drivers of certain trucks belonging to municipalities.

Date of introduction February 8; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

LOWMAN. Senate bill, introductory No. 376; printed No. 935, entitled: An act to amend the highway law, in relation to licensing all operators of motor vehicles.

Date of introduction February 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 3; amended March 8.

LOWMAN. Senate bill, introductory No. 377; printed No. 397, entitled: An act to amend the highway law, in relation to operators of motor vehicles.

Date of introduction February 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

LOWMAN. Senate bill, introductory No. 416; printed No. 448, entitled: An act authorizing the city of Elmira to issue bonds for paving purposes.

Date of introduction February 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 7; Assembly bill, printed No. 968, substituted and passed March 16; chapter No. 136.

LOWMAN. Senate bill, introductory No. 422; printed No. 503, entitled: An act to amend the general construction law and general municipal law, in relation to standard time.

Date of introduction February 14; referred to Committee on the Judiciary; amended February 16.

LOWMAN. Senate bill, introductory No. 534; printed No. 582, entitled: An act to amend the highway law, in relation to the transfer of used motor vehicles.

Date of introduction February 17; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; Assembly bill, printed No. 841, substituted and passed March 9; chapter No. 81.

LOWMAN. Senate bill, introductory No. 658; printed No. 727, entitled: An act to amend the highway law, in relation to fees for registration of motor vehicles.

Date of introduction February 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 22; passed March 23. Assembly record — Received from the Senate March 25; referred to Committee on Internal Affairs.

LOWMAN. Senate bill introductory No. 659; printed No. 728, entitled: An act to amend chapter four hundred and seventy-seven of the laws of nineteen hundred and six, entitled "An act to revise the charter of the city of Elmira," relative to salary of the stenographer of the city court.

Date of introduction February 25; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 1051, substituted March 24; passed March 28; chapter No. 285.

LOWMAN. Senate bill, introductory No. 660; printed No. 1051, entitled: An act to amend chapter four hundred and seventy-seven of the laws of nineteen hundred and six, entitled

"An act to revise the charter of the city of Elmira," relative to the appointment of police patrol drivers.

Date of introduction February 25; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 10; Assembly bill, printed No. 1052, substituted March 24; passed March 28; chapter No. 286.

LOWMAN. Senate bill, introductory No. 756; printed No. 833 entitled: An act to amend the highway law, in relation to fees for registration of motor vehicles.

Date of introduction March 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 9; Assembly bill, printed No. 1200, substituted March 16; ordered to third reading April 7; passed April 8 — Transmitted to Governor April 9; vetoed.

LOWMAN. Senate bill, introductory No. 763; printed No. 847, entitled: An act to amend the county law, in relation to public health nurses.

Date of introduction March 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 8; ordered to third reading March 9; passed March 10. Assembly record — Received from the Senate March 11; referred to Committee on Public Health; reported favorably and ordered to second reading March 16; ordered to third reading March 17; passed March 21. Record after passage — Transmitted to Governor March 23; chapter No. 130.

LOWMAN. Senate bill, introductory No. 792; printed No. 886, entitled: An act to authorize, empower and direct the commissioner of agriculture to investigate the claim of E. and D. R. Glezen for damages alleged to have been sustained by them in the killing or injury of their sheep by dogs and to determine the amount of such damages.

Date of introduction March 4; referred to Committee on Agriculture; reported favorably and referred to the Committee of the

Whole March 22; Assembly bill, printed No. 1035, substituted March 22; ordered to third reading March 23; passed March 28; chapter No. 172.

LOWMAN. Senate bill, introductory No. 853; printed No. 956, entitled: An act to amend the highway law, in relation to state aid to counties for the construction and improvement of highways or roads other than county roads.

Date of introduction March 8; referred to Committee or Internal Affairs of Towns, Counties and Public Highways.

LOWMAN. Senate bill, introductory No. 866; printed No. 983, entitled: An act to amend the county law, in relation to tuberculosis clinics.

Date of introduction March 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 29; ordered to third reading March 30; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 263.

LOWMAN. Senate bill, introductory No. 875; printed No. 1230, entitled: An act to amend the highway law, generally.

Date of introduction March 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 18; ordered to third reading March 21; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Internal Affairs; committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Governor April 1; chapter No. 196.

LOWMAN. Senate bill, introductory No. 939; printed No. 1084, entitled: An act to authorize the city of Elmira to issue

its bonds for the construction of a new public library building in the city of Elmira.

Date of introduction March 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of Elmira April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 470.

LOWMAN. Senate bill, introductory No. 940; printed No. 1085, entitled: An act to amend chapter four hundred and seventy-seven of the laws of nineteen hundred and six, entitled "An act to revise the charter of the city of Elmira," in relation to the fees for stenographic work of the clerk of the recorder's court.

Date of introduction March 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of Elmira April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 503.

LOWMAN. Senate bill, introductory No. 977; printed No. 1127, entitled: An act in relation to including in the county highway system certain county highways, contracts for the construction of which were terminated pursuant to chapter four hundred and fifty-nine of the laws of nineteen hundred and nineteen.

Date of introduction March 15; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

LOWMAN. Senate bill, introductory No. 1052; printed No. 1241, entitled: An act to amend the highway law, in relation to

disposition of fines and penalties for violations of local ordinances, rules and regulations relating to motor vehicles.

Date of introduction March 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

LOWMAN. Senate bill, introductory No. 1053; printed No. 1242, entitled: An act to amend the highway law, in relation to the disposition of the county's portion of fees as collected for the registration of motor vehicles.

Date of introduction March 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; recommitted March 29.

LOWMAN. Senate bill, introductory No. 1054; printed No. 1243, entitled: An act to amend the highway law, in relation to the removal of town superintendent.

Date of introduction March 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 404.

LOWMAN. Senate bill, introductory No. 1146; printed No. 1377; Assembly reprint No. 2057, entitled: An act to amend the highway law, in relation to the disposition of registration fees for the construction and improvement of town highways and county roads.

Date of introduction March 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from Senate April 8; referred to Committee on Internal Affairs; reported favorably and ordered to second reading; amended April 13; ordered to third reading April 16;

passed April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 657.

LOWMAN. Senate bill, introductory No. 1152; printed No. 1385, entitled: An act to amend the tax law, in relation to the definition of gross income so as to exclude the annal income, not exceeding five hundred dollars in any one case, derived by a member from his investment of savings in shares of a domestic savings and loan association.

Date of introduction March 28; referred to Committee on Taxation and Retrenchment.

LOWMAN. Senate bill, introductory No. 1240; printed No. 1520, entitled: An act to amend the general municipal law, in relation to public general hospitals for the care of the sick.

Date of introduction March 31; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Internal Affairs.

LOWMAN. Senate bill, introductory No. 1295; printed No. 1609, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Ervin A. Mix against the state for damages alleged to have been sustained by him while in the employ of the state at the Binghamton State Hospital, and to render judgment therefor.

Date of introduction April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

LOWMAN. Senate bill, introductory No. 1296; printed No. 1610, entitled: An act to amend the highway law, in relation to the equipment of motor vehicles with certain signaling devices.

Date of introduction April 5; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and ordered to third reading April 13; recommitted April 15; committee discharged and restored to third reading April 16; lost April 16.

LUSK. Senate bill, introductory No. 31; printed No. 31, entitled: An act to amend the supplemental charter of the city of Binghamton, in relation to the issuance of bonds for school purposes.

Date of introduction January 12; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 14; passed February 14. Record after passage — Transmitted to Mayor of the City of Binghamton February 15; returned from Mayor, accepted, February 28; transmitted to Governor March 9; chapter No. 89.

LUSK. Senate bill, introductory No. 50; printed No. 1176. entitled: An act to amend the membership corporations law, in relation to the certificate of a change in the number of directors and the holding of annual meetings without the State.

Date of introduction January 17; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; amended March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 14. Record after passage — Transmitted to Governor April 14; chapter No. 577.

LUSK. Senate bill, introductory No. 51; printed No. 52, entitled: An act to amend chapter five hundred and fifty-three of the laws of nineteen hundred and eighteen, entitled "An act to

provide for acquiring an option on a new site for the Cortland State Normal and Training School, and making an appropriation therefor," relative to the acquisition of lands as a site for such school.

Date of introduction January 17; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole February 1; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Ways and Means; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Governor February 23; chapter No. 11.

LUSK. Senate bill, introductory No. 52; printed No. 53, entitled: An act in relation to the consolidation of certain positions, and revision of salaries, in the office force of the executive department, and to reappropriate certain moneys therefor.

Date of introduction January 17; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Ways and Means; committee discharged and substituted for Assembly bill, same title, on third reading February 9; passed February 9. Record after passage — Transmitted to Governor February 9; chapter No. 3.

LUSK. Senate bill, introductory No. 122; printed No. 1787, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article six of the constitution, in relation to compensation of judges and associate judges of the court of appeals.

Date of introduction January 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 8; amended April 8; amended April 12; passed April 14. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Secretary of State April 16.

LUSK. Senate bill, introductory No. 139; printed No. 141. entitled: An act to amend the highway law, in relation to amount to be raised by town board for repair or construction of highways and bridges.

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

LUSK. Senate bill, introductory No. 185; printed No. 188, entitled: An act to amend section four hundred and sixty-one of the judiciary law, relative to the qualifications of members of the state board of law examiners.

Date of introduction January 26; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary.

LUSK. Senate bill, introductory No. 198; printed No. 202, entitled: An act to amend the judiciary law, in relation to compensation of stenographers and confidential clerks appointed by justices of the appellate division of the third and fourth departments.

Date of introduction January 27: referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 481.

LUSK. Senate bill, introductory No. 200; printed No. 204, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article three of the constitution, in relation to appointments of members of the legislature to the office of notary public.

Date of introduction January 27; referred to Committee on the Judiciary.

LUSK. Senate bill, introductory No. 215; printed No. 222, entitled: An act to amend the conservation law, in relation to the taking of skunk.

Date of introduction January 31; referred to the Committee on Conservation.

LUSK. Senate bill, introductory No. 216; printed No. 223, entitled: An act to amend the conservation law in relation to licenses for the breeding and sale of ferrets.

Date of introduction January 31; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Conservation.

LUSK. Senate bill, introductory No. 217; printed No. 224, entitled: An act to amend the conservation law, in relation to issuance of permits for the use of ferrets.

Date of introduction January 31; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Conservation.

LUSK. Senate bill, introductory No. 218, printed No. 225, entitled: An act to amend the conservation law, in relation to the open season for woodcock.

Date of introduction January 31; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; Assembly bill, printed No. 414, substituted April 5; passed April 7; chapter No. 228.

LUSK. Senate bill, introductory No. 219; printed No. 226, entitled: An act to amend the conservation law, in relation to taking pickerel and pike.

Date of introduction January 31; referred to Committee on Conservation.

LUSK. Senate bill, introductory No. 220; printed No. 227, entitled: An act to amend the conservation law, in relation to the open season for grouse or partridge.

Date of introduction January 31; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Conservation.

LUSK. Senate bill, introductory No. 221; printed No. 228. entitled: An act to amend the conservation law, in relation to the sale of perch in Chenango county.

Date of introduction January 31; referred to Committee on Conservation.

LUSK. Senate bill, introductory No. 224; printed No. 231, entitled: An act to amend the real property law, in relation to creating mutual estates of husband or wife, in the property of the other, as substitutes for dower and curtesy.

Date of introduction January 31; referred to Committee on the Judiciary.

LUSK. Senate bill, introductory No. 225; printed No. 232, entitled: An act to confer jurisdiction upon the court of claims to hear and determine the claim of the firm of Paddleford and King for moneys alleged to be due them for the construction of a concrete bridge upon county highway number seven hundred and five in the county of Chenango.

Date of introduction January 31; referred to the Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims.

LUSK. Senate bill, introductory No. 226; printed No. 233, entitled: An act to amend the code of civil procedure, in relation to payments of distributive shares and legacies to infants.

Date of introduction January 31; referred to Committee on Codes.

LUSK. Senate bill, introductory No. 301; printed No. 420, entitled: An act to amend chapter four hundred and fourteen of the laws of nineteen hundred and eighteen, entitled "An act tocreate a state commission to inquire into the subject of retirement pensions, allowances and annuities for state and municipal officers and employees, and making an appropriation therefor," in relation to report by such commission.

Date of introduction February 2; ordered to third reading and referred to Committee on Finance; reported favorably and restored to third reading amended February 9; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Ways and Means; reported favorably and ordered to second reading March 2; ordered to third reading March 3; passed March 7. Record after passage — Transmitted to Governor March 8; chapter No. 82.

LUSK. Senate bill, introductory No. 319; printed No. 332, entitled: An act to amend an act entitled "An act authorizing the commissioners of the land office to convey to the city of Cortland all the right, title and interest of the state of New York in and to the whole or any portion of the site of the state normal and training school in such city," by authorizing the conveyance of some portion thereof to the county of Cortland.

Date of introduction February 3; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Ways and Means; reported favorably and ordered to second reading March 2: ordered to third reading March 3; passed March 7. Record after passage — Transmitted to Mayor of the City of Cortland March 8; returned from mayor, accepted, March 17; transmitted to Governor March 18; chapter No. 106.

LUSK. Senate bill, introductory No. 340; printed No. 356, entitled: An act in relation to the conveyance and dedication, as public streets, of certain lanes or alleys in the village of Endicott. in the county of Broome.

Date of introduction February 7; referred to Committee or Affairs of Villages.

LUSK. Senate bill, introductory No. 398; printed No. 418, entitled: An act to amend chapter six hundred and sixty-eight of the laws of nineteen hundred and seventeen, entitled "An act to supplement the general laws applicable to the government of the city of Binghamton, and to revise and consolidate the local laws relating thereto," in relation to the clerk of the city court.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from Senate February 24; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading February 24; passed February 28. Record after passage — Transmitted to Mayor of the City of Binghamton March 1; returned from Mayor, accepted, March 14; transmitted to Governor March 14; chapter No. 93.

LUSK. Senate bill, introductory No. 413; printed No. 445, entitled: An act in relation to nominations for public office to be voted for at the village election of the village of Endicott in the year nineteen hundred and twenty-one.

Date of introduction February 14; ordered to third reading and referred to Committee on Affairs of Villages; reported favorably and restored to third reading February 25; passed February 28. Assembly record — Received from the Senate February 28; ordered to third reading without reference; passed February 28. Record after passage —Transmitted to Governor March 1; chapter No. 19.

LUSK. Senate bill, introductory No. 429; printed No. 461, entitled: An act to amend the judiciary law, in relation to adjournments of court, jurors and court attendants.

Date of introduction February 14; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14. Assem-

bly bill, printed No. 731, substituted and passed March 16; chapter No. 123.

LUSK. Senate bill, introductory No. 490; printed No. 533, entitled: An act to amend the state charities law, in relation to admission to the New York State Woman's Relief Corps Home.

Date of introduction February 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; recommitted April 7.

LUSK. Senate bill, introductory No. 491; printed No. 534, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claim of the county of Chenango for reimbursement of moneys paid by such county for road construction alleged to have been chargeable to the state.

Date of introduction February 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 681.

LUSK. Senate bill, introductory No. 567; printed No. 1236, entitled: An act to establish and maintain a water department in and for the city of Norwich.

Date of introduction February 21; referred to Committee on Affairs of Cities; amended March 21; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; Assembly bill, printed No. 1602, substituted April 5; passed April 6; returned from Mayor, not accepted.

LUSK. Senate bill, introductory No. 710; printed No. 1137, entitled: An act to amend the military law, in relation to extending certain benefits, privileges, rights and immunities to honorably discharged soldiers of the military forces of the state engaged in guard duty during the world war.

Date of introduction February 28; referred to Committee on Military Affairs; amended March 15.

LUSK. Senate bill, introductory No. 728, printed No. 1317; Assembly reprint No. 1996, entitled: An act to amend the civil service law, in relation to retirement of officers and employees in the state civil service.

Date of introduction March 1; referred to Committee on Civil Service; reported favorably and referred to the Committee of the Whole; amended March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 365.

LUSK. Senate bill, introductory No. 834; printed No. 1671, entitled: An act to regulate the exhibition of motion pictures, creating a commission therefor, and making an appropriation therefor.

Date of introduction March 7: referred to Committee on Finance; reported favorably and referred to the Committee of the Whole; amended April 7: committee discharged and ordered to third reading April 11; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 715.

LUSK. Senate bill, introductory No. 949: printed No. 1094, entitled: An act to amend the state charities law, in relation to admission to the New York State Woman's Relief Corps Home.

Date of introduction March 14; referred to Committee on the Judiciary.

LUSK. Senate bill, introductory No. 950; printed No. 1095, entitled: An act to amend the conservation law, in relation to the open season for waterfowl.

Date of introduction March 14; referred to Committee on Conservation.

LUSK. Senate bill, introductory No. 1065; printed No. 1253, entitled: An act to amend the charter of the city of Norwich.

Date of introduction March 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Norwich April 15; transmitted to Governor April 16; not returned from Mayor within time limit.

LUSK. Senate bill, introductory No. 1066; printed No. 1695, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section nine of article four of the constitution, in relation to powers of the governor with respect to special, private or local bills.

Date of introduction March 21; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; amended April 7; passed April 13. Assembly record — Received from the Senate April 14: referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Secretary of State April 16.

LUSK. Senate bill, introductory No. 1100; printed No. 1557, entitled: An act to amend the penal law, in relation to the use of motor vehicles owned or rented by the state.

Date of introduction March 23; referred to Committee on Codes; amended April 2; reported favorably and ordered to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes.

LUSK. Senate bill, introductory No. 1101; printed No. 1299, entitled: An act to amend the highway law, in relation to the identification of state owned motor vehicles.

Date of introduction March 23; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Internal Affairs.

LUSK. Senate bill, Introductory No. 1102; printed No. 1300, entitled: An act to amend the education law, relative to the duties of the commissioner of education and school authorities respecting the instruction of illiterate persons above sixteen years of age, and authorizing the commissioner of education to apportion public moneys on account of teachers employed for such purpose.

Date of introduction March 23; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 29; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Public Education; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 327.

LUSK. Senate bill, introductory No. 1126; printed No. 1343; Assembly reprint No. 2058; entitled: An act to amend chapter five hundred and eighty-five of the laws of nineteen hundred and eighteen, entitled "An act relating to the construction of public works," generally.

Date of introduction March 24; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Ways and Means; reported favorably and ordered to second reading; amended April 13; ordered to third reading April 16; passed April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 711.

LUSK. Senate bill, introductory No. 1136; printed No. 1703, entitled: An act to amend the state finance law, in relation

to creating the board of estimate and control, defining its powers and duties, and abolishing the central supply committee and transferring its functions to such board, and to repeal section twenty-six of the legislative law, and making appropriation therefor.

Date of introduction March 24; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; amended April 7; passed April 13. Assembly record—Received from the Senate April 14; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage—Transmitted to Governor April 16; chapter No. 336.

LUSK. Senate bill, introductory No. 1168; printed No. 1416, entitled: An act to amend chapter four hundred and three of the laws of nineteen hundred and twelve, entitled "An act to create and establish a firemen's relief and pension fund for the fire department of the city of Binghamton and authorizing the granting and payment of pensions and relief therefrom," in relation to pensions to widows and children.

Date of introduction March 29; referred to Committee on 'Affairs of Cities.

LUSK. Senate bill, introductory No. 1213; printed No. 1478, entitled: An act making an appropriation for highway improvement purposes.

Date of introduction March 30; referred to Committee on Finance; reported favorably and ordered to third reading April 11; recommitted April 13.

LUSK. Senate bill, introductory No. 1214; printed No. 1696, entitled: An act to provide a more uniform retirement plan for state employees, under the provision of the New York state employees' retirement system, and to repeal certain acts and parts of acts providing for other retirement systems.

Date of introduction March 30; referred to Committee on Finance; reported favorably and ordered to third reading April

7; amended April 7; passed April 14. Assembly record—Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage—Transmitted to Governor April 16; chapter No. 568.

LUSK. Senate bill, introductory No. 1215; printed No. 1480, entitled: An act to amend the civil service law, in relation to retirement of officers and employees in the state civil service.

Date of introduction March 30; referred to Committee on Civil Service.

LUSK. Senate bill, introductory No. 1278; printed No. 1586, entitled: An act to amend the Greater New York charter, in relation to the cession of lands for the construction of a tunnel or tunnels under the Hudson river.

Date of introduction April 4; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 11; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 617.

LUSK. Senate bill, introductory No. 1290; printed No. 1604, entitled: An act to amend the general business law, in relation to private detectives.

Date of introduction April 5; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole April 12; committee discharged and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on General Laws; committee discharged and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 680.

LUSK. Senate bill, introductory No. 1291; printed No. 1605, entitled: An act to authorize the exchange of certain real estate

by the village of Johnson City and others for purposes of a village park.

Date of introduction April 5; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 411.

LUSK. Senate bill, introductory No. 1324; printed No. 1648, entitled: An act to amend the education law, in relation to the qualifications of teachers, and making an appropriation for expenses.

Date of introduction April 6; ordered to third reading and referred to Committee on Finance; reported favorably and restored to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 666.

LUSK. Senate bill, introductory No. 1325; printed No. 1649, entitled: An act to amend the education law, in relation to licensing and supervision of schools and school courses, and making an appropriation therefor.

Date of introduction April 6; ordered to third reading and referred to Committee on Finance; reported favorably and restored to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 667.

LUSK. Senate bill, introductory No. 1340; printed No. 1683, entitled: An act to amend the Greater New York charter, in relation to a detective division in the police department.

Date of introduction April 7; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably

and restored to third reading April 11; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 18; transmitted to Governor April 16; returned from Mayor, not accepted.

LUSK. Senate bill, introductory No. 1374; printed No. 1752, entitled: An act to amend the tax law, in relation to salaries of state tax commissioners.

Date of introduction April 9; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole April 13; committee discharged and ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 445.

LUSK. Senate bill, introductory No. 1437; printed No. 1870, entitled: An act to authorize the appellate division of the supreme court in the first department to admit Woodrow Wilson to practice law in the courts of this state.

Date of introduction April 16; ordered to third reading without reference; passed under emergency message April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 458.

McCUE. Senate bill, introductory No. 170; printed No. 173; Assembly reprint No. 1763; entitled: An act to amend the inferior criminal courts act of the city of New York, in relation to the qualifications of city magistrates.

Date of introduction January 26; referred to Committee on Codes; reported favorably and referred to the Committee of the

Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading; amended March 24; ordered to third reading March 29; amended March 30; passed April 5. In Senate — Assembly amendments concurred in April 6. Record after passage — Transmitted to Mayor of the City of New York April 8; returned from Mayor accepted; Transmitted to Governor April 16; chapter No. 645.

McCUE. Senate bill, introductory No. 171; printed No. 174, entitled: An act to amend the domestic relations law, in relation to records of marriage licenses and other papers in connection with marriages.

Date of introduction January 26; referred to Committee on the Judiciary.

McCUE. Senate bill, introductory No. 172; printed No. 175, entitled: An act to amend the Greater New York charter, in relation to devolving upon the commissioner of plant and structures powers and duties of the president of the borough of Manhattan relating to certain viaducts.

Date of introduction January 26; referred to Committee on Affairs of Cities.

McCUE. Senate bill, introductory No. 173; printed No. 176, entitled: An act to amend the domestic relations law, in relation to the solemnization of marriages and fees therefor.

Date of introduction January 26; referred to Committee on the Judiciary.

McCUE. Senate bill, introductory No. 174; printed No. 177, entitled: An act to amend the Greater New York charter, in relation to reports of marriages to department of health.

Date of introduction January 26; referred to Committee on Affairs of Cities.

McCUE. Senate bill, introductory No. 175; printed No. 178; Assembly reprint No. 1775; entitled: An act to amend the

Greater New York charter, in relation to the pensions of widows and orphans of members of the police force.

Date of introduction January 26; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading; amended March 30; ordered to third reading April 5; passed April 11. In Senate — Assembly amendments concurred in April 13. Record after passage — Transmitted to Mayor of the City of New York April 15; transmitted to Governor April 16; returned from Mayor not accepted.

McCUE. Senate bill, introductory No. 204; printed No. 1322, entitled: An act to amend the Greater New York charter, in relation to pension fund of the health department.

Date of introduction January 28; referred to Committee on Affairs of Cities; amended February 9; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 14; amended March 24; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; transmitted to Governor April 16; returned from Mayor not accepted.

McCUE. Senate bill, introductory No. 314; printed No. 327, entitled: An act to amend chapter seven hundred and eighty-eight of the laws of nineteen hundred and seventeen, entitled "An act to provide for the removal of the railroad structure of the Manhattan Railway Company on Forty-second street in the city of New York," in relation to the condemnation by such city of such structure as an impediment to the public use of the streets.

Date of introduction February 3; referred to Committee on Public Service.

McCUE. Senate bill, introductory No. 315; printed No. 328, entitled: An act authorizing the borough president of the borough of Manhattan of the city of New York to rehear the charges upon which John J. Sweeney was dismissed from the department of buildings and to reinstate him in the position formerly held by him.

Date of introduction February 3; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; transmitted to Governor April 16; returned from Mayor not accepted.

McCUE. Senate bill, introductory No. 715; printed No. 787, entitled: An act to amend the Greater New York charter, in relation to the rehearing of charges against and the reinstatement of uniformed members of the police force who have served in the military or naval service of the United States.

Date of introduction February 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Mayor of the City of New York April 5; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

McCUE. Senate bill, introductory No. 790; printed No. 884, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of Alice E. Smith as administratrix of the goods, chattels and credits of William L. Smith, whose death occurred while an inmate of the Manhattan State Hospital on or about the third day of November, nineteen hundred and eight.

Date of introduction March 4; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

McCUE. Senate bill, introductory No. 791; printed No. 885, entitled: An act to amend the New York city municipal court code, in relation to the appointment of referees in certain actions and proceedings.

Date of introduction March 4; referred to Committee on Codes.

McCUE. Senate bill, introductory No. 810; printed No. 911, entitled: An act to amend chapter eight hundred and fifty-five of the laws of nineteen hundred and eleven, entitled "An act authorizing the justices of the appellate division of the supreme court, in the first department, to retire employees for incapacity, and providing for their compensation," in relation to the services and payment of such employees for retirement purposes.

Date of introduction March 7; referred to Committee on the Judiciary.

McCUE. Senate bill, introductory No. 867; printed No. 984, entitled: An act to amend the general business law, in relation to books to be kept by garage keepers, motor vehicle paint, repair or machine shops and dealers in used motor vehicles.

Date of introduction March 9; referred to Committee on the Judiciary.

McCUE. Senate bill, introductory No. 868; printed No. 985, entitled: An act to amend the railroad law, in relation to train crews.

Date of introduction March 9; referred to Committee on Public Service.

McCUE. Senate bill, introductory No. 955; printed No. 1100, entitled: An act making appropriation for the benefit of

the members of the Montauk tribe of Indians living at Montauk Point, Long Island, in eighteen hundred and seventy-eight, and the heirs of such members.

Date of introduction March 14; referred to Committee on Finance.

McCUE. Senate bill, introductory No. 1304; printed No. 1618, entitled: An act to amend the civil service law, in relation to retiring veterans, and pensioning them.

Date of introduction April 5; referred to Committee on Civil Service; reported favorably and ordered to third reading April 14; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

McCUE. Senate bill, introductory No. 1311; printed No. 1635, entitled: An act to repeal chapter five hundred and ninety-four of the laws of nineteen hundred and seven, in relation to the Bronx parkway commission.

Date of introduction April 6; referred to Committee on the Judiciary.

McCUE. Senate bill, introductory No. 1327; printed No. 1651, entitled: An act to amend the Greater New York charter, in relation to the board of purchase, and repealing certain sections in relation thereto.

Date of introduction April 6; ordered to third reading and referred to Committee on Affairs of Cities.

McCUE. Senate bill, introductory No. 1332; printed No. 1675, entitled An act to amend the public health law, to require yearly reregistration of chiropodists or podiatrists.

Date of introduction April 7; referred to Committee on Public Health.

McCUE. Senate bill, introductory No. 1416; printed No. 1889, entitled: An act to authorize the city of New York to

enter into an agreement or lease with Patriotic New Yorkers, Incorporated, for the preservation, use and maintenance of the old historic building known as the Gracie Mansion and authorizing an appropriation by the board of estimate and apportionment for the support thereof.

Date of introduction April 13; ordered to third reading and referred to Committee on Affairs of Cities.

McGARRY. Senate bill, introductory No. 98; printed No. 99, entitled: An act to provide for the improvement of the public highway in the borough of Queens, in the city of New York, known as Queens boulevard, as a state highway, and making an appropriation therefor.

Date of introduction January 19; referred to Committee on Finance.

McGARRY. Senate bill, introductory No. 99; printed No. 100, entitled: An act to amend the tenement house law, generally.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 218.

McGARRY. Senate bill, introductory No. 186; printed No. 792, entitled: An act to amend the Greater New York charter, in relation to the method of paying for paving of streets.

Date of introduction January 26; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading March 1; amended March 1; passed March 8. Assembly record—Received from the Senate March 9; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 21; passed March 21. Record after passage—Transmitted to Mayor of the City of New York March 22;

returned from Mayor accepted April 6; transmitted to Governor April 7; chapter No. 425.

McGARRY. Senate bill, introductory No. 690; printed No. 1544, entitled: An act to amend the Greater New York charter, in relation to the filling in of lands covered with water.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 14; amended March 16; amended March 31; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 612.

McGARRY. Senate bill, introductory No. 744; printed No. 1827, entitled: An act to amend chapter forty-nine of the consolidated laws, known as the railroad law, in relation to the relocation of tracks by street railroad corporations operating in cities of the first class.

Date of introduction March 2; referred to Committee on Public Service; amended March 31; reported favorably and ordered to third reading April 13; amended April 13; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 699.

McGARRY. Senate bill, introductory No. 1342; printed No. 1685, entitled: An act conferring jurisdiction on the police commissioner of the city of New York to increase the pension heretofore awarded to Charles E. Hunt, a former police officer of such city.

Date of introduction April 7; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April

12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

MARTIN. Senate bill, introductory No. 313; printed No. 326, entitled: An act to amend the general city law, in relation to boiler-making.

Date of introduction February 3; referred to Committee on Affairs of Cities.

MARTIN. Senate bill, introductory No. 524; printed No. 572, entitled: An act to amend the penal law, in relation to the fee to be paid for license to have and possess a pistol or revolver.

Date of introduction February 17; referred to Committee on Codes.

MARTIN. Senate bill, introductory No. 924; printed No. 1049, entitled: An act to amend the transportation corporations law, in relation to gas corporations.

Date of introduction March 10; referred to Committee on Public Service.

MARTIN. Senate bill, introductory No. 933; printed No. 1077, entitled: An act to amend the labor law, in relation to automatic hammers.

Date of introduction March 12; referred to Committee on Labor and Industries.

MARTIN. Senate bill, introductory No. 990; printed No. 1145, entitled: An act to amend chapter nine hundred and twenty-eight of the laws of nineteen hundred and twenty, entitled "An act in relation to surrogates and the practice and procedure in surrogates' courts," in relation to time of filing decision by surrogate after trial without a jury.

Date of introduction March 16; referred to Committee on Codes.

MARTIN. Senate bill, introductory No. 991; printed No. 1146, entitled: An act to amend the code of civil procedure, in relation to time of filing decision of surrogate after trial without jury.

Date of introduction March 16; referred to Committee on Codes; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Codes.

MARTIN. Senate bill, introductory No. 1127; printed No. 1344, entitled: An act conferring discretionary power and authority upon the ceuncil of the city of Buffalo to audit, adjust and allow certain claims for damages to property located in the city of Buffalo, caused by grade crossing improvements in said city, and to authorize the issue of bonds of said city with which to pay the same.

Date of introduction March 24; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Buffalo April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 547.

MARTIN. Senate bill, introductory No. 1195; printed No. 1462, entitled: An act to amend the penal law, in relation to barbering on Sunday.

Date of introduction March 30; referred to Committee on Codes.

MARTIN. Senate bill, introductory No. 1196; printed No. 1463, entitled: An act to amend the public health law, in relation to licensing barbers.

Date of introduction March 30; referred to Committee on Public Health.

MARTIN. Senate bill, introductory No. 1197; printed No. 1464, entitled: An act to amend the education law, in relation to the trials of teachers in cities having a population of more than four hundred thousand and less than one million.

Date of introduction March 30; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole April 15.

MARTIN. Senate bill, introductory No. 1232; printed No. 1512, entitled: An act to amend the labor law, in relation to fireproof windows.

Date of introduction March 31; referred to Committee on Labor and Industries.

MARTIN. Senate bill, introductory No. 1347; printed No. 1690, entitled: An act to amend the judiciary law, in relation to exemption from jury duty.

Date of introduction April 7; ordered to third reading and referred to Committee on the Judiciary.

MARTIN. Senate bill, introductory No. 1356; printed No. 1732, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which Herman H. Silverstein, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seven, and to reinstate him in the position formerly held by him.

Date of introduction April 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 12.

MEYER. Senate bill, introductory No. 8; printed No. 8, entitled: An act to amend the election law, in relation to the adoption and use of voting machines in New York city.

Date of introduction January 5; referred to Committee on the Judiciary.

MEYER. Senate bill, introductory No. 30; printed No. 30, entitled: An act to amend the Greater New York charter, in

relation to the powers of the board of aldermen to regulate the business of selling admission tickets.

Date of introduction January 12; referred to Committee on Affairs of Cities.

MEYER. Senate bill, introductory No. 83; printed No. 84, entitled: An act to amend the New York city municipal court code, in relation to jurors in the municipal court.

Date of introduction January 19; referred to Committee on Codes.

MEYER. Senate bill, introductory No. 159; printed No. 964, entitled: An act in relation to unclaimed interest moneys in the hands of the public administrator in the city of New York, and the use of a portion thereof for certain purposes.

Date of introduction January 25; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 2; ordered to third reading March 7; amended March 9; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 21; passed March 21. Record after passage — Transmitted to Mayor of the City of New York March 31; returned from Mayor accepted April 11; transmitted to Governor April 12; chapter No. 291.

MEYER. Senate bill, introductory No. 160; printed No. 162, entitled: An act to broaden the corporate purposes of the New York Association for Improving the Condition of the Poor.

Date of introduction January 25; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 2; ordered to third reading March 3; passed March 7. Record after passage — Transmitted to Governor March 8; chapter No. 71.

MEYER. Senate bill, introductory No. 161; printed No. 163, entitled: An act to amend the highway law, in relation to operators and chauffeurs of motor vehicles.

Date of introduction January 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

MEYER. Senate bill, introductory No. 243; printed No. 872; Assembly reprint No. 2075, entitled: An act to amend the decedent estate law and the personal property law, in relation to the investment of trust funds by individual fiduciaries in parts of mortgages, extending to them the same privileges in relation thereto now held by trust companies.

Date of introduction February 1; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole; amended March 3; ordered to third reading March 8; passed March 10. Assembly record — Received from the Senate March 11; referred to Committee on the Judiciary; amended April 14.

MEYER. Senate bill, introductory No. 244; printed No. 587, entitled: An act to amend the civil practice act, in relation to compensation of trustees.

Date of introduction February 1; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole; amended February 17; ordered to third reading February 21; passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on Codes; reported favorably and ordered to second reading March 9; ordered to third reading March 10; passed March 14. Record after passage — Transmitted to Governor March 15; chapter No. 97.

MEYER. Senate bill, introductory No. 245; printed No. 255, entitled: An act to amend the New York city municipal court code, in relation to service of summons by publication.

Date of introduction February 1; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 24; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 24; ordered to third reading March 25; recommitted April 6.

MEYER. Senate bill, introductory No. 342; printed No. 358, entitled: An act to amend the decedent estate law, in relation to the recording of certain instruments for the identification thereof.

Date of introduction February 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 23; lost March 29.

MEYER. Senate bill, introductory No. 343; printed No. 359, entitled: An act to amend the general construction law, in relation to standard time.

Date of introduction February 7; referred to Committee on the Judiciary.

MEYER. Senate bill, introductory No. 344; printed No. 360, entitled: An act to amend the labor law, in relation to the manufacture of articles in tenement houses in cities of the first or second class.

Date of introduction February 7; referred to Committee on Labor and Industries.

MEYER. Senate bill, introductory No. 498; printed No. 630, entitled: An act to amend chapter four hundred and five of the laws of eighteen hundred and fifty-seven, entitled "An act to reorganize the warden's office of the port of New York," generally.

Date of introduction February 16; referred to Committee on Finance; amended February 21; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 8; passed March 9. Assembly record — Received

from the Senate March 10; referred to Committee on Ways and Means; reported favorably and ordered to second reading March 24; ordered to third reading March 28; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 202.

MEYER. Senate bill, introductory No. 508; printed No 550, entitled: An act authorizing designated authorities in behalf of the state of New York to enter into an agreement or compact with designated authorities of the state of New Jersey for the creation of the "Port of New York District," the establishment of "The Port of New York Authority," and the defining of the powers and duties of such authority.

Date of introduction February 16; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; Assembly bill, printed No. 1111, substituted March 17; ordered to third reading March 22; passed March 23; chapter No. 154.

MEYER. Senate bill, introductory No. 562; printed No. 1863, entitled: An act to amend the general business law, in relation to contracts for monopoly and to provide for the protection of consumers.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; amended April 4; amended April 14.

MEYER. Senate bill, introductory No. 575; printed No. 631, entitled: An act to incorporate The Heckscher Foundation for Children.

Date of introduction February 22; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; Assembly bill, printed No. 884, substituted and passed March 9; chapter No. 73.

MEYER. Senate bill, introductory No. 604; printed No. 1788, entitled; An act to amend the labor law, in relation to

the power of the industrial board regarding hours of employment of women and minors.

Date of introduction February 23; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole; amended April 6; ordered to third reading April 7; amended April 12; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Labor and Industries.

MEYER. Senate bill, introductory No. 635; printed No. 702, entitled: An act to amend the judiciary law, in relation to civil contempts of court.

Date of introduction February 24; referred to Committee on the Judiciary.

MEYER. Senate bill, introductory No. 676; printed No. 748, entitled: An act providing for the laying out, opening and improving of a public street or streets adjoining the southerly, easterly, westerly and northerly sides of the station building of the New York Central Railroad Company, between Forty-second street and Forty-fifth street, in the vicinity of Park avenue, in the borough of Manhattan, city of New York.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities.

MEYER. Senate bill, introductory No. 711; printed No. 783, entitled: An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul all taxes and water rents which are now a lien upon property of the New York Bible Society, a religious corporation in the borough of Manhattan, city of New York.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities;

committee discharged and ordered to third reading March 31; passed March 31. Record after passage — Transmitted to Mayor of the City of New York April 4; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 603.

MEYER. Senate bill, introductory No. 735; printed No. 812, entitled: An act relative to courts of domestic relations in the city of New York.

Date of introduction March 2; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 24; ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Mayor of the City of New York March 30; returned from Mayor accepted April 6; transmitted to Governor April 7; chapter No. 250.

MEYER. Senate bill, introductory No. 736; printed No. 813, entitled: An act to amend the education law, in relation to the establishment and maintenance of kindergartens in cities and school districts.

Date of introduction March 2; referred to Committee on Public Education.

MEYER. Senate bill, introductory No. 737; printed No. 1325, entitled: An act to amend the judiciary law, in relation to the classification of certain confidential attendants to the justices of the supreme court.

Date of introduction March 2; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole; amended March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 461.

MEYER. Senate bill, introductory No. 764; printed No. 848, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of Institutional Synagogue, a religious corporation in the city of New York.

Date of introduction March 3; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 23; passed March 23. Record after passage — Transmitted to Mayor of the City of New York March 24; returned from Mayor accepted April 6; transmitted to Governor April 7; chapter No. 251.

MEYER. Senate bill, introductory No. 771; printed No. 855, entitled: An act to amend the labor law, in relation to the powers of the industrial board to fix a minimum wage for women workers.

Date of introduction March 3; referred to Committee on Labor and Industries.

MEYER. Senate bill, introductory No. 772; printed No. 856, entitled: An act to amend the Greater New York charter, in relation to payment for permits for the disturbance of the surface of streets and the restoration thereof.

Date of introduction March 3; referred to Committee on Affairs of Cities.

MEYER. Senate bill, introductory No. 782; printed No. 865, entitled: An act to amend the Greater New York charter, in relation to the furnishing of court rooms and supplies for the supreme court.

Date of introduction March 3; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 24; ordered to third reading March 28; passed March 30. Record after passage — Transmitted to Mayor of the City of New York March 31; returned from Mayor not accepted April 15; repassed in Senate April 15; repassed in Assembly April 15; transmitted to Governor April 16; chapter No. 518.

MEYER. Senate bill, introductory No. 802; printed No. 903, entitled: An act to amend the Greater New York charter, in relation to the licensing of public hacks and drivers thereof.

Date of introduction March 7; referred to Committee on Affairs of Cities.

MEYER. Senate bill, introductory No. 803; printed No. 904, entitled: An act to amend the railroad law, in relation to the repairs of streets by street railway companies.

Date of introduction March 7; referred to Committee on Public Service.

MEYER. Senate bill, introductory No. 851; printed No. 954, entitled: An act to amend the inferior criminal courts act of the city of New York, in relation to the temporary detention of younger and less hardened female offenders.

Date of introduction March 8; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Codes.

MEYER. Senate bill, introductory No. 885; printed No. 1409, entitled: An act to amend the tax law, in relation to transfer tax officer in the county of New York.

Date of introduction March 9; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole; amended March 28; ordered to third reading April 4; passed April 6. Assembly record — Received

from the Senate April 7; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

MEYER. Senate bill, introductory No. 958; printed No. 1499, entitled: An act to authorize the appointment of commissioners to "the port authority" established by the agreement or compact between the states of New York and New Jersey within the "port of New York," and making an appropriation therefor.

Date of introduction March 14; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 203.

MEYER. Senate bill, introductory No. 992; printed No. 1147, entitled: An act to provide for the payment to Mary F. Malone of the balance of compensation payable to James T. Malone, late judge of the court of general sessions of the peace, in and for the county of New York, for the calendar year nineteen hundred and twenty, by the city and county of New York.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 599.

MEYER. Senate bill, introductory No. 1097; printed No. 1295, entitled: An act to amend the general business law, in

relation to conferring additional jurisdiction upon the municipal court of the city of New York, with reference to milk cans.

Date of introduction March 23; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary.

MEYER. Senate bill, introductory No. 1116; printed No. 1314, entitled: An act to amend chapter two hundred and sixty-six of the laws of eighteen hundred and eighty-four, in relation to official stenographers temporarily assigned to the city court of New York.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; transmitted to Governor April 16; returned from Mayor not accepted.

MEYER. Senate bill, introductory No. 1154; printed No. 1630, entitled: An act to amend the general business law, in relation to the registration and trademark protection of cans and can covers.

Date of introduction March 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record—Received from the Senate April 13; referred to Committee on General Laws; committee discharged and ordered to third reading April 15; passed April 15. Record after passage—Transmitted to Governor April 16; chapter No. 353.

MEYER. Senate bill, introductory No. 1176; printed No. 1424, entitled: An act to amend the labor law, in relation to the manufacture of articles in tenement houses in cities of the first or second class.

Date of introduction March 29; referred to Committee on Labor and Industries.

MEYER. Senate bill, introductory No. 1274; printed No. 1582, entitled: An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain taxes and interest thereon which are now a lien upon real estate of the Young Women's Christian Association of the city of New York, an educational and charitable corporation.

Date of introduction April 4; referred to Committee on Affairs of Cities.

MEYER. Senate bill, introductory No. 1348; printed No. 1765, entitled: An act to provide for the appointment of a commission to inquire into the local government of the city of New York, with power to investigate the manner of conducting and transacting business in the several departments, boards and offices thereof, to suggest legislation with respect thereto, and to prepare for submission to the legislature a new charter for such city, and, within its discretion, an administrative code or other body of supplementary local law for enforcement within such city.

Date of introduction April 7; referred to Committee on Finance; amended April 11; reported favorably and referred to the Committee of the Whole April 13; committee discharged and ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 343.

MEYER. Senate bill, introductory No. 1379; printed No. 1757, entitled: An act to amend the real property law, in relation to the recording of demands or requirements by the alien property custodian.

Date of introduction April 11; ordered to third reading without reference; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April

16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 435.

MEYER. Senate bill, introductory No. 1417; printed No. 1840, entitled: An act authorizing the board of estimate and apportionment of the city of New York to pay the claim of the seventh regiment, national guard, New York, for expenses incurred in the installation of a mess hall and kitchen in the armory of such regiment.

Date of introduction April 13; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Claims; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor not accepted.

MULLAN. Senate bill, introductory No. 37; printed No. 247, entitled: An act to amend the civil rights law, in relation to the recovery of damages suffered by reason of selling or giving away intoxicating liquor.

Date of introduction January 12; referred to Committee on the Judiciary; amended January 18; amended January 31; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 981, substituted March 17; passed March 22; chapter No. 157.

MULLAN. Senate bill, introductory No. 38; printed No. 1120, entitled: An act to amend the penal law, in relation to intoxicating liquor, repealing the liquor tax law and the city local option law, and providing for completing the unfinished business of the state excise department.

Date of introduction January 12; referred to Committee on the Judiciary; amended January 31; amended February 8; amended February 17; amended March 3; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; amended March 15; passed March 22. Assembly record — Received from the Senate March 23; referred to Committee on Excise; reported favorably and ordered to third reading March 30; passed March 30. Record after passage — Transmitted to Governor March 30; chapter No. 155.

MULLAN. Senate bill, introductory No. 39; printed No. 873, entitled: An act to amend the code of criminal procedure, in relation to the enforcement of laws relating to intoxicating liquor.

Date of introduction January 12; referred to Committee on Codes; amended January 31; amended February 8; amended February 17; amended March 3; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 1176; substituted March 17; passed March 22; chapter No. 156.

MULLAN. Senate bill, introductory No. 138; printed No. 140, entitled: An act in relation to regulating the sale and disposition of securities, constituting chapter seventy-three of the consolidated laws.

Date of introduction January 24; referred to Committee on the Judiciary.

MULLAN. Senate bill, introductory No. 227; printed No. 1400, entitled: An act to repeal article one-a of the military law and to amend the education law, in relation to military training and the military training commission, and to abolish such commission.

Date of introduction January 31; referred to Committee on Military Affairs; amended February 22; reported favorably and referred to the Committee of the Whole March 22; ordered to third reading March 23; amended March 28; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Military Affairs; committee discharged and ordered to third reading April 5; passed April 5. Record after passage — Transmitted to Governor April 6; chapter No. 211.

MULLAN. Senate bill, introductory No. 359; printed No. 375, entitled: An act to amend the education law, relative to

the apportionment of public moneys for the instruction of non-resident academic pupils.

Date of introduction February 8; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on Public Education.

MULLAN. Senate bill, introductory No. 408; printed No. 438, entitled: An act to amend the general municipal law and the state finance law, in relation to contracts.

Date of introduction February 10; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 394.

MULLAN. Senate bill, introductory No. 409; printed No. 1699, entitled: An act to amend the education law, relative to discipline and physical training.

Date of introduction February 10; referred to Committee on Public Education; amended February 23; reported favorably and ordered to third reading April 7; amended April 7; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Public Education; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 389.

MULLAN. Senate bill, introductory No. 510; printed No. 552; Assembly reprint No. 1493, entitled: An act to amend the charter of the city of Rochester, generally.

Date of introduction February 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Com-

mittee of the Whole February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading; amended March 10; ordered to third reading March 15; amended March 16; passed March 23. In Senate — Assembly amendments concurred in March 29. Record after passage — Transmitted to Mayor of the City of Rochester March 30; returned from Mayor accepted April 11; transmitted to Governor April 12; chapter No. 292.

MULLAN. Senate bill, introductory No. 531; printed No. 1698, entitled: An act to amend the education law, in relation to cost of maintenance and instruction of pupils in institutions for the deaf and dumb.

Date of introduction February 17; referred to Committee on Public Education; reported and referred to Committee on Finance March 2; reported favorably and ordered to third reading April 7; amended April 7; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Public Education; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 382.

MULLAN. Senate bill, introductory No. 532; printed No. 1368, entitled: An act to amend the education law, in relation to state aid for the instruction of the deaf and dumb.

Date of introduction February 17; referred to Committee on Finance; amended March 24.

MULLAN. Senate bill, introductory No. 533; printed No. 1369, entitled: An act appropriating certain moneys for the expense of maintenance and instruction of pupils in institutions for deaf mutes, who were formerly county pupils and now are state pupils.

Date of introduction February 17; referred to Committee on Finance; amended March 24.

MULLAN. Senate bill, introductory No. 572; printed No. 626, entitled: An act to amend the domestic relations law, in relation to the adoption of children.

Date of introduction February 21; referred to Committee on the Judiciary.

MULLAN. Senate bill, introductory No. 573; printed No. 1712, entitled: An act to amend the education law, relative to boards of education in the city school districts.

Date of introduction February 21; referred to Committee on Public Education; amended March 30; reported favorably and referred to the Committee of the Whole; amended April 7.

MULLAN. Senate bill, introductory No. 624; printed No. 682, entitled: An act to amend the executive law, in relation to the power of members of the legislature to administer oaths and affirmations and to take proof and acknowledgment of written instruments.

Date of introduction February 23; referred to Committee on the Judiciary.

MULLAN. Senate bill, introductory No. 956; printed No. 1101, entitled: An act to amend the penal law, in relation to untrue and misleading advertisements.

Date of introduction March 14; referred to Committee on Codes.

MULLAN. Senate bill, introductory No. 1028; printed No. 1195, entitled: An act to amend the charter of the city of Rochester, in relation to the city court.

Date of introduction March 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Rochester April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 525.

MULLAN. Senate bill, introductory No. 1029; printed No. 1196, entitled: An act to amend the charter of the city of Rochester, in relation to teachers' retirement fund.

Date of introduction March 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Rochester April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 526.

MULLAN. Senate bill, introductory No. 1030; printed No. 1197, entitled: An act to amend the charter of the city of Rochester, generally.

Date of introduction March 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Rochester April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 524.

MULLAN. Senate bill, introductory No. 1156; printed No. 1389, entitled: An act to amend the membership corporations law, in relation to purposes for which boards of trade may be formed.

Date of introduction March 28; referred to Committee on the Judiciary.

MULLAN. Senate bill, introductory No. 1157; printed No. 1390, entitled: An act to amend the charter of the city of Rochester, in relation to additional corporate powers to construct, maintain and make agreements relating to the use of a railroad.

Date of introduction March 28; referred to Committee on

Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of Rochester April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 569.

MULLAN. Senate bill, introductory No. 1179; printed No. 1426, entitled: An act to amend the education law, in relation to the numbers, salaries and compensation of members of the supervising and teaching staff, and other employees of boards and departments of education in certain cities.

Date of introduction March 29; referred to Committee on Public Education; reported favorably and ordered to third reading April 7; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Public Education.

MULLAN. Senate bill, introductory No. 1293; printed No. 1607, entitled: An act to amend the education law, in relation to apportionment of school moneys.

Date of introduction April 5; referred to Committee on Public Education; reported favorably and ordered to third reading and referred to Committee on Finance April 13; restored to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Public Education; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 584.

MULLAN. Senate bill, introductory No. 1294; printed No. 1608, entitled: An act to provide for the redemption of unused volume tax stamps sold by the state commissioner of excise, and making an appropriation therefor.

Date of introduction April 5; referred to Committee on Finance; reported favorably and ordered to third reading April 11; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Ways and Means;

reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 338.

MULLAN. Senate bill, introductory No. 1316; printed No. 1640, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Alfred J. McClurg against the state for damages alleged to have been sustained by reason of the construction of the barge canal through Genesee Valley park, in the city of Rochester, New York.

Date of introduction April 6; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

MULLAN. Senate bill, introductory No. 1335; printed No. 1678, entitled: An act to amend the code of criminal procedure, in relation to the enforcement of laws relating to intoxicating liquor.

Date of introduction April 7; ordered to third reading and referred to Committee on Codes; reported favorably and restored to third reading April 13; recommitted April 14.

MULLAN. Senate bill, introductory No. 1388; printed No. 1782, entitled: An act in relation to the appointment of clerks, deputy clerks and assistant clerks of the inferior courts of civil jurisdiction in cities of the first class.

Date of introduction April 11; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 13; committee discharged and ordered to third reading April 15; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

PITCHER. Senate bill, introductory No. 54; printed No. 55, entitled: An act to amend the banking law, in relation to national banks acting in a fiduciary capacity.

Date of introduction January 17; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Banks; committee discharged and ordered to third reading February 28; passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 38.

PITCHER. Senate bill, introductory No. 84; printed No. 85, entitled: An act to amend the education law, in relation to the appointment of a supreme court librarian at Watertown.

Date of introduction January 19; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 16; passed February 21. Assembly record — Received from the Senate February 22; referred to Committee on Public Education; committee discharged and ordered to third reading February 22; passed February 22. Record after passage — Transmitted to Governor February 23; chapter No. 35.

PITCHER. Senate bill, introductory No. 110; printed No. 112, entitled: An act to amend the county law and the legislative law, in relation to eliminating the publication of session laws in newspapers.

Date of introduction January 20; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

PITCHER. Senate bill, introductory No. 208; printed No. 215, entitled: An act in relation to the Crosby Public Library of Antwerp, New York.

Date of introduction January 31; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9: Assembly bill, printed No. 269, substituted February 16; ordered to third reading February 21; passed February 23; chapter No. 36. PITCHER. Senate bill, introductory No. 209; printed No. 216, entitled: An act to amend the highway law, in relation to maintenance and repair by the state of roads in certain counties.

Date of introduction January 31; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

PITCHER. Senate bill, introductory No. 210; printed No. 1665, entitled: An act to amend the code of civil procedure, in relation to fees of justices of the peace.

Date of introduction January 31; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole; amended February 17; recommitted March 1; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Codes; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 641.

PITCHER. Senate bill, introductory No. 291; printed No. 301, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Elmore Everett against the state of New York for personal damages sustained by him while in the employ of the state highway department of the state of New York, and to render judgment therefor.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

PITCHER. Senate bill, introductory No. 306; printed No. 316, entitled: An act to validate, legalize and confirm the proceedings of the common council and inspectors of election of the city of Fulton, in the matter of the submission of certain prop-

ositions at a special taxpayers' election to raise money for the benefit of the fire, police and poor funds of said city, the canvassing of the votes cast at said election, obligations of said city incurred pursuant thereto, and authorizing the issuance and sale of bonds therefor.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 21; Assembly bill, printed No. 500, substituted and passed March 21; chapter No. 219.

PITCHER. Senate bill, introductory No. 307; printed No. 317, entitled: An act to validate, legalize and confirm the proceedings of the commissioner of public works and the common council of the city of Fulton, in the matter of improving certain streets in said city at the expense of the city at large, and authorizing the issuance and sale of bonds to pay the cost thereof.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; Assembly bill, printed No. 501, substituted and passed March 16; chapter No. 183.

PITCHER. Senate bill, introductory No. 308; printed No. 318, entitled: An act to amend the tax law, in relation to the expense of making descriptions of real property returned for nonpayment of taxes.

Date of introduction February 2; referred to Committee on Taxation and Retrenchment.

PITCHER. Senate bill, introductory No. 349; printed No. 365, entitled: An act to amend the banking law, in relation to the powers of investment companies.

Date of introduction February 7; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Banks; committee

discharged and ordered to third reading March 2; passed March 2. Record after passage — Transmitted to Governor March 2; chapter No. 49.

PITCHER. Senate bill, introductory No. 397; printed No. 417, entitled: An act to amend the state printing law, in relation to printing annual record of The American Legion.

Date of introduction February 9; referred to Committee on Finance.

PITCHER. Senate bill, introductory No. 424; printed No. 456, entitled: An act to amend the banking law, in relation to the pensioning of any officer or employee retiring from any savings and loan association.

Date of introduction February 14; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole March 2; Assembly bill, printed No. 743, substituted March 3; ordered to third reading March 7; passed March 8; chapter No. 78.

PITCHER. Senate bill, introductory No. 425; printed No. 457, entitled: An act to amend the banking law, relating to the withdrawal of unpledged shares in a savings and loan association belonging to the estate of a deceased member thereof.

Date of introduction February 14; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole March 2; Assembly bill, printed No. 747, substituted March 3; ordered to third reading March 7; passed March 8; chapter No. 76.

PITCHER. Senate bill, introductory No. 426; printed No. 458, entitled: An act to amend the banking law, in relation to securities pledged for the payment of land bank bonds.

Date of introduction February 14; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Banks.

PITCHER. Senate bill, introductory No. 427; printed No. 459, entitled: An act to amend the banking law, in relation to the manner of declaring dividends upon shares of a savings and loan association.

Date of introduction February 14; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole March 2; Assembly bill, printed No. 745, substituted March 3; ordered to third reading March 7; passed March 8; chapter No. 75.

PITCHER. Senate bill, introductory No. 435; printed No. 467, entitled: An act to amend the general city law, in relacion to money for Memorial day in cities of the third class.

Date of introduction February 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities.

PITCHER. Senate bill, introductory No. 514; printed No. 562, entitled: An act to amend the banking law, in relation to national bank becoming state bank.

Date of introduction February 17; referred to Committee on Banks; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; Assembly bill, printed No. 790, substituted and passed March 2; chapter No. 20.

PITCHER. Senate bill, introductory No. 550; printed No. 1558, entitled: An act to amend the conservation law, in relation to the regulation of the flow of rivers and streams by reservoirs.

Date of introduction February 21; referred to Committee on Conservation; amended March 7; amended March 10; amended March 16; reported favorably and referred to the Committee of the Whole March 24; amended March 28; ordered to third reading March 31; amended April 4; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Conservation.

PITCHER. Senate bill, introductory No. 551; printed No. 605, entitled: An act to amend the stock corporation law, in relation to consent of stockholders.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary.

PITCHER. Senate bill, introductory No. 556; printed No. 610, entitled: An act to amend chapter three hundred and ninety-four of the laws of eighteen hundred and ninety-five, entitled "An act to revise the charter of the city of Oswego," in relation to creating a municipal commission of harbor and docks and defining its powers and duties.

Date of introduction February 21; referred to Committee on Affairs of Cities.

PITCHER. Senate bill, introductory No. 557; printed No. 611, entitled: An act to amend chapter three hundred and ninety-four of the laws of eighteen hundred and ninety-five, entitled "An act to revise the charter of the city of Oswego," generally.

Date of introduction February 21; referred to Committee on Affairs of Cities.

PITCHER. Senate bill, introductory No. 558; printed No. 612, entitled: An act to amend the banking law, in relation to the investment of the deposits and guaranty fund of savings banks in equipment obligation or certificates.

Date of introduction February 21; referred to Committee on Banks.

PITCHER. Senate bill, introductory No. 669; printed No. 1862, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claim of Fred Pierce Sand Company against the state for damages alleged to have been sustained by it by reason of the failure of the state, its officers,

servants and contractors to maintain navigation on the Oswego canal during the construction of the barge canal in the years nineteen hundred and twelve and nineteen hundred and thirteen, and to render judgment therefor.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; amended April 14; Assembly bill, printed No. 2055, substituted and passed April 16; vetoed.

PITCHER. Senate bill, introductory No. 716; printed No. 788, entitled: An act to amend chapter five hundred and five of the laws of eighteen hundred and sixty-five, entitled "An act to provide for the improvement of the navigation of the Oswegatchie river, and of the hydraulic power thereon, and to check freshets therein," in relation to qualifications and duties of commissioners for improvements on the Oswegatchie river, and the mailing of copies of certain schedules by such commissioners.

Date of introduction February 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and ordered to third reading April 8.

PITCHER. Senate bill, introductory No. 742; printed No. 819, entitled: An act to amend the banking law, in relation to investments of savings banks.

Date of introduction March 2; referred to Committee on Banks.

PITCHER. Senate bill, introductory No. 743; printed No. 1021, entitled: An act to amend the banking law, in relation to powers of banks.

Date of introduction March 2; referred to Committee on Banks; amended March 9; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Banks; committee discharged and ordered to third reading April 4; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 242.

PITCHER. Senate bill, introductory No. 785; printed No. 1022, entitled: An act to amend the general business law, in relation to the sale of bread.

Date of introduction March 3; referred to Committee on the Judiciary; amended March 9; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7.

PITCHER. Senate bill, introductory No. 786; printed No. 1023, entitled: An act to amend the general business law, in relation to the net contents of containers to be indicated on the outside thereof.

Date of introduction March 3; referred to Committee on the Judiciary; amended March 9.

PITCHER. Senate bill, introductory No. 787; printed No. 1019, entitled: An act to amend the general business law, in relation to the method of sale of fruits and vegetables.

Date of introduction March 3; referred to Committee on the Judiciary; amended March 9.

PITCHER. Senate bill, introductory No. 923; printed No. 1048, entitled: An act to confer jurisdiction on the court of claims to hear and determine claims against the state heretofore filed for compensation or damages for or on account of the appropriation of or damages to property in connection with the construction of improved canals and canal terminals.

Date of introduction March 10; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Claims; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

PITCHER. Senate bill, introductory No. 941; printed No. 1086, entitled: An act to amend the benevolent orders law, in relation to the management and government of halls, temples and other buildings of the corporation.

Date of introduction March 14; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary.

PITCHER. Senate bill, introductory No. 942; printed No. 1561, entitled: An act to amend the election law, in relation to voting by mail at official primaries.

Date of introduction March 14; referred to Committee on the Judiciary; amended March 22; amended April 4.

PITCHER. Senate bill, introductory No. 1078; printed No. 1275, entitled: An act to amend the civil service law, in relation to the restoration to their former position or employment of certain persons connected with the federal service during the war.

Date of introduction March 22; referred to Committee on Civil Service.

PITCHER. Senate bill, introductory No. 1083; printed No. 1280, entitled: An act to amend the conservation law, in relation to the acquisition of real estate for river regulation.

Date of introduction March 22; referred to Committee on Conservation.

PITCHER. Senate bill, introductory No. 1091; printed No. 1771, entitled: An act to amend the stock corporation law, in relation to corporations having shares of capital stock without nominal or par value, and the amendment of certificates of incorporation to permit the issuance of such shares.

Date of introduction March 23; referred to Committee on the Judiciary; amended April 4; reported favorably and ordered to third reading April 6; amended April 6; recommitted April 6; committee discharged and restored to third reading; amended April 11; Assembly bill, printed No. 1999, substituted and passed April 14; chapter No. 694.

PITCHER. Senate bill, introductory No. 1098; printed No. 1296, entitled: An act to amend the general business law, in

relation to the regulation of the transmission of money to a foreign country by agents of certain companies.

Date of introduction March 23; referred to Committee on Banks.

PITCHER. Senate bill, introductory No. 1107; printed No. 1305, entitled: An act to amend the code of civil procedure, in relation to testamentary trustees.

Date of introduction March 23; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Codes; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

PITCHER. Senate bill, introductory No. 1361; printed No. 1830, entitled: An act to amend the code of civil procedure, in relation to limitation of costs in justices' courts.

Date of introduction April 8; ordered to third reading and referred to Committee on Codes; reported favorably and restored to third reading; amended April 13; Assembly bill, printed No. 1988, substituted and passed April 14; vetoed.

PITCHER. Senate bill, introductory No. 1362; printed No. 1856, entitled: An act to amend the real property law, in relation to certain fences and structures being private nuisances.

Date of introduction April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; amended April 13.

PITCHER. Senate bill, introductory No. 1385; printed No. 1763, entitled: An act authorizing the board of trustees of the village of Clayton to issue and sell bonds for paving and improving the streets of said village, and providing for the levy and collection of taxes for the payment of the same.

Date of introduction April 11; ordered to third reading without reference; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 550.

REISCHMANN. Senate bill, introductory No. 19; printed No. 19, entitled: An act to authorize the reinstatement, in the police department of the city of New York, of Neil McEwen, former patrolman, who resigned from such position in the year nineteen hundred and nineteen.

Date of introduction January 12; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 18; returned from Mayor accepted; transmitted to Governor April 16; vetoed.

REISCHMANN. Senate bill, introductory No. 157; printed No. 159, entitled: An act to amend the code of civil procedure, in relation to the taking of minutes in proceedings supplementary to execution.

Date of introduction January 25; referred to Committee on Codes.

REISCHMANN. Senate bill, introductory No. 158; printed No. 160, entitled: An act to amend the public service commissions law, in relation to the furnishing by street railway corporations of cars for women passengers in certain cities.

Date of introduction January 25; referred to Committee on Public Service.

REISCHMANN. Senate bill, introductory No. 509; printed No. 551, entitled: An act to amend the banking law, in relation to filling vacancies in boards of trustees of savings banks.

Date of introduction February 16; referred to Committee on Banks.

REISCHMANN. Senate bill, introductory No. 618; printed No. 676, entitled: An act to amend the judiciary law, in rela-

tion to the appointment and salaries of employees of certain courts within the second judicial department.

Date of introduction February 23; referred to Committee on the Judiciary.

REISCHMANN. Senate bill, introductory No. 1045; printed No. 1850, entitled: An act authorizing the public service commission of the first district to permit the operation of the street railway line of the Nassau Electric Railroad Company, in the borough of Brooklyn, commonly known as the Church avenue line, without exchanging transfers with connecting lines; notwithstanding the provisions of any charter, franchise, agreement or statute.

Date of introduction March 18; referred to Committee on Public Service; amended March 21; reported favorably and referred to the Committee of the Whole April 12; amended April 13; committee discharged and ordered to third reading April 15; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Railroads.

REISCHMANN. Senate bill, introductory No. 1046; printed No. 1222, entitled: An act to amend the Greater New York charter, and repeal certain sections thereof, in relation to the abolition of the office of chief medical examiner, and the establishment of the office of coroner.

Date of introduction March 18; referred to Committee on Affairs of Cities.

REISCHMANN. Senate bill, introductory No. 1047; printed No. 1223, entitled: An act to amend the Greater New York charter, in relation to sewers and sewage.

Date of introduction March 18; referred to Committee on Affairs of Cities.

REISCHMANN. Senate bill, introductory No. 1402; printed No. 1805, entitled: An act to amend the general business law in relation to fees of employment agencies.

Date of introduction April 12; referred to Committee on the Judiciary.

ROBINSON. Senate bill, introductory No. 72; printed No. 73, entitled: An act to extend the time of Little Falls and Johnstown Railroad Company to begin and finish the construction of its road and put it in operation, and extending the corporate existence, powers, consents and franchises of the company.

Date of introduction January 18; referred to Committee on Public Service: reported favorably and referred to the Committee of the Whole February 23; Assembly bill, printed No. 211, substituted March 1; ordered to third reading March 1; passed March 3; chapter No. 55.

ROBINSON. Senate bill, introductory No. 73; printed No. 74, entitled: An act to amend the penal law, in relation to the disclosure of information prohibited by grand juries, district attorneys or legislative committees.

Date of introduction January 18; referred to Committee on Codes.

ROBINSON. Senate bill, introductory No. 135; printed No. 137, entitled: An act for the relief of the town of Bleecker, in the county of Fulton.

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Internal Affairs; committee discharged and ordered to third reading March 1; passed March 1. Record after passage — Transmitted to Governor March 1; chapter No. 48.

ROBINSON. Senate bill, introductory No. 136; printed No. 138, entitled: An act for the relief of the town of Ephratah, in the county of Fulton.

Date of introduction January 14; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Internal Affairs; committee dis-

charged and ordered to third reading February 28; passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 40.

ROBINSON. Senate bill, introductory No. 205; printed No. 212, entitled: Concurrent resolution of the Senate and Assembly proposing amendments to article five of the constitution, in relation to state officers and departments.

Date of introduction January 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on the Judiciary.

ROBINSON. Senate bill, introductory No. 206; printed No. 213: Assembly reprint No. 1742, entitled: An act to amend chapter two hundred of the laws of eighteen hundred and fifty-four, entitled "An act declaring a part of the West Canada creek, and its branches, a public highway, and regulating the passage of logs and lumber down the same, and for the improvement of said streams," generally.

Date of introduction January 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Conservation; reported favorably and ordered to second reading; amended March 29; ordered to third reading March 30; passed April 6. In Senate — Assembly amendments concurred in April 7. Record after passage — Transmitted to Governor April 8; chapter No. 704.

ROBINSON. Senate bill, introductory No. 207; printed No. 214, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section eleven of article eight of the constitution, in relation to the state board of charities, the state commission in lunacy and the state commission or commissioners on mental hygiene.

Date of introduction January 28; referred to Committee on the Judiciary.

ROBINSON. Senate bill, introductory No. 299; printed No. 309, entitled: An act to amend the county law, in relation to the salary of the county judge and surrogate of Lewis county.

Date of introduction February 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

ROBINSON. Senate bill, introductory No. 318; printed No. 331, entitled: An act to amend the charter of the city of Gloversville, generally.

Date of introduction February 3; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 9; ordered to third reading March 10; passed March 14. Record after passage — Transmitted to Mayor of the City of Gloversville March 15; not returned from Mayor within time limit.

ROBINSON. Senate bill, introductory No. 357; printed No. 373, entitled: An act to amend section eighty-one of chapter sixty-two of the laws of nineteen hundred and nine, entitled "An act in relation to taxation, constituting chapter sixty of the consolidated laws," as amended by chapter two hundred and forty of the laws of nineteen hundred and nine and further amended by chapter three hundred and thirty-two of the laws of nineteen hundred and sixteen.

Date of introduction February 8; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Taxation and Retrenchment.

ROBINSON. Senate bill, introductory No. 402; printed No. 432, entitled: An act to amend section one hundred and seventy-cof chapter thirty of the laws of nineteen hundred and nine,

entitled "An act relating to highways, constituting chapter twenty-five of the consolidated laws," as amended by chapter three hundred and twenty-four of the laws of nineteen hundred and eighteen.

Date of introduction February 10; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Internal Affairs.

ROBINSON. Senate bill, introductory No. 403; printed No. 433, entitled: An act to amend the charter of the city of Gloversville, generally.

Date of introduction February 10; referred to Committee on Affairs of Cities.

ROBINSON. Senate bill, introductory No. 441; printed No. 475, entitled: An act to amend chapter nine hundred and four of the laws of nineteen hundred and twenty, entitled "An act to provide for the improvement of Fulmer creek, at Mohawk, in the county of Herkimer, and making an appropriation therefor," in relation to the improvement of Fulmer creek by the erection of dikes or other bank protection.

Date of introduction February 15; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Ways and Means.

ROBINSON. Senate bill, introductory No. 484; printed No. 527, entitled: An act to amend the village law, in relation to the establishment of police departments in certain villages.

Date of introduction February 16; referred to Committee on Affairs of Villages.

ROBINSON. Senate bill, introductory No. 485; printed No. 895, entitled: An act to amend the real property law and the

personal property law, in relation to the methods, grants and devises for educational purposes.

Date of introduction February 16; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; amended March 7; recommitted April 16.

ROBINSON. Senate bill, introductory No. 492; printed No. 535, entitled: An act to provide for making certain improvements in the channel and bank, and for constructing retaining walls along the easterly bank of Steele creek, in the village of Ilion, county of Herkimer and state of New York, made necessary by the building of the barge and Erie canals, and making an appropriation therefor.

Date of introduction February 16; referred to Committee on Finance.

ROBINSON. Senate bill, introductory No. 564; printed No. 618, entitled: An act to amend the tax law, in relation to assessment and collection of taxes on out-of-door advertising.

Date of introduction February 21; referred to Committee on Taxation and Retrenchment.

ROBINSON. Senate bill, introductory No. 571; printed No. 936, entitled: An act to amend the public health law, so as to-provide for residents of rural districts, for industrial workers and for all others who cannot otherwise secure such benefits, adequate and scientific medical and surgical treatment, hospital and dispensary facilities and nursing care, to assist local medical practitioners by providing laboratory and consultative service, and in general to improve the health of the inhabitants of the state by authorizing a county or city to create and maintain one or more health centers, to provide state aid for same, and making an appropriation therefor.

Date of introduction February 21; referred to Committee on Finance; amended March 7.

ROBINSON. Senate bill, introductory No. 642; printed No. 709; entitled: An act to amend the charter of the city of Johnstown, in relation to temporary loans for current expenses.

Date of introduction February 24; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 15; passed March 15. Record after passage — Transmitted to Mayor of the City of Johnstown March 16; returned from Mayor accepted March 23; Transmitted to Governor March 23; chapter No. 137.

ROBINSON. Senate bill, introductory No. 696; printed No. 768, entitled: An act to amend the county law, in relation to the compensation of supervisors in Hamilton and Herkimer counties.

Date of introduction February 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 8; ordered to third reading March 14; Assembly bill, printed No. 1047, substituted and passed March 16; chapter No. 107.

ROBINSON. Senate bill, introductory No. 697; printed No. 769; entitled: An act to amend the charter of the city of Little Falls, generally.

Date of introduction February 28; referred to Committee on Affairs of Cities.

ROBINSON. Senate bill, introductory No. 725; printed No. 1725, entitled: An act to amend the membership corporations law, in relation to acquisition of lands by certain agricultural corporations, by condemnation.

Date of introduction March 1; referred to Committee on the Judiciary; amended April 8; reported favorably and ordered to third reading April 13; passed April 14. Assembly record—Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage—Transmitted to Governor April 16; vetoed.

ROBINSON. Senate bill, introductory No 746; printed No. 823, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of the Remsen and the West Canada Creek Telephone Company, a domestic corporation, duly incorporated, organized and existing under and by virtue of the transportation corporations law of the state of New York, against the state, for damages caused by the alleged unlawful acts of the state of New York, in the construction of a dam or reservoir across the West Canada creek, at the village of Hinckley, New York, for barge canal purposes.

Date of introduction March 2; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims.

ROBINSON. Senate bill, introductory No. 781; printed No. 1776, entitled: An act to amend the civil service law, in relation to removals, suspensions and reinstatements.

Date of introduction March 3; referred to Committee on Civil Service; reported favorably and referred to the Committee of the Whole March 90; ordered to third reading March 22; amended April 7; amended April 11; recommitted April 16.

ROBINSON. Senate bill, introductory No. 1216; printed No. 1481, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claims of the Cooper-Snell Company against the state of New York for damages sustained and for extra work, labor and materials furnished by such company in the construction of the Dodgeville-village-county road number eight hundred and sixty-eight and the Manheim Center and Salisbury Center road number four hundred and sixty-three, and to render judgment therefor.

Date of introduction March 30; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Claims; committee discharged and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

ROBINSON. Senate bill, introductory No. 1272; printed No. 1580, entitled: An act authorizing the village of Middleville, Herkimer county, to accept gifts, grants and devises and to construct therewith a building for general village purposes and providing for the rental thereof and the disposition of such rental money.

Date of introduction April 4; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 675.

ROBINSON. Senate bill, introductory No. 1400; printed No. 1803, entitled: An act to amend the education law, in relation to boards of education in city school districts.

Date of introduction April 12; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole April 14; recommitted April 16.

SCHACKNO. Senate bill, introductory No. 515; printed No. 563, entitled: An act authorizing the commissioners of the sinking fund of the city of New York to cancel or annul all water rents or charges which are now a lien upon the property of the Congregation Sons of Israel and Talmud Torah Beth Israel, Incorporated, a religious corporation in the borough of Bronx, city of New York.

Date of introduction February 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 22; Assembly bill, printed No. 722, substituted and passed March 23; chapter No. 222.

SCHACKNO. Senate bill, introductory No. 1085; printed No. 1282, entitled: An act to amend the Greater New York charter, in relation to the powers of the retirement board in the board of education.

Date of introduction March 22; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Mayor of the City of New York April 14; returned from Mayor accepted; Transmitted to Governor April 16; vetoed.

SEIDEL. Senate bill, introductory No. 451; printed No. 485, entitled: An act to amend the general city law, in relation to enabling cities to acquire land and dwellings by purchase or condemnation and for the crection of dwellings to be sold or rented to the inhabitants thereof at cost.

Date of introduction February 15; referred to Committee on Affairs of Cities.

SEIDEL. Senate bill, introductory No. 943; printed No. 1088, entitled: An act authorizing and directing municipalities to acquire private interests in public utilities and transportation properties; creating a corporate council for public service with authority to operate the property so acquired and provide for payment of just compensation for such properties and provide the means for determining such compensation and for other purposes, constituting chapter seventy-three of the consolidated laws.

Date of introduction March 14; referred to Committee on Public Service.

SIMPSON. Senate bill, introductory No. 32; printed No. 32, entitled: An act to amend the highway law, in relation to motor vehicles, chauffeurs and operators, and penalties for violations of provisions relating to motor vehicles.

Date of introduction January 12; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 2; Assembly bill, printed No. 287, substituted March 9: ordered to third reading March 9; passed March 10: chapter No. 85.

SIMPSON. Senate bill, introductory No. 60; printed No. 61, entitled: An act to amend the education law, in relation to the use of school houses out of school hours by veteran organizations of the military, naval and marine service of the United States.

Date of introduction January 17; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; Assembly bill, printed No. 144, substituted March 9; ordered to third reading March 9; passed March 10; chapter No. 82.

SIMPSON. Senate bill, introductory No. 140; printed No. 142, entitled: Concurrent resolution of the Senate and Assembly proposing amendments to article twelve of the constitution, relating to cities and villages, so as to regulate legislation concerning them and guarantee to them the right of municipal self-government.

Date of introduction January 24; referred to Committee on the Judiciary.

SIMPSON. Senate bill, introductory No. 163; printed No. 165, entitled: An act to amend chapter seven hundred and seventy-two of the laws of eighteen hundred and ninety-six, entitled "An act in relation to the office of the district attorney of the county of Kings providing for the election of district attorney, and the appointment of clerks, stenographers and county detectives for said office," in relation to compensation of certain clerks in such office.

Date of introduction January 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

SIMPSON. Senate bill, introductory No. 164; printed No. 166, entitled: An act to amend chapter seven hundrel and seventy-two of the laws of eighteen hundred and ninety-six, entitled "An act in relation to the office of district attorney of the county of Kings, providing for the election of and the appointment of clerks, stenographers and county detectives for said office," in relation to compensation of county detectives.

Date of introduction January 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

SIMPSON. Senate bill, introductory No. 255; printed No. 265, entitled: An act to amend the civil service law, in relation to retiring certain veterans and granting them pensions.

Date of introduction February 1; referred to Committee on Civil Service.

SIMPSON. Senate bill, introductory No. 282; printed No. 1410, entitled: An act to amend the tax law, in relation to expenses of recording officers.

Date of introduction February 2; referred to Committee on Taxation and Retrenchment; amended March 9; reported favorably and referred to the Committee of the Whole; amended March 28; ordered to third reading April 4; recommitted April 5.

SIMPSON. Senate bill, introductory No. 367; printed No. 387, entitled: An act to amend the Greater New York charter, in relation to Ocean boulevard in the borough of Brooklyn.

Date of introduction February 9; referred to Committee on Affairs of Cities.

SIMPSON. Senate bill, introductory No. 368; printed No. 388, entitled: An act to amend the prison law, in relation to the method of caring for dental work of convicts, and creating a department of dentistry in the state prisons.

Date of introduction February 9; referred to Committee on Penal Institutions.

SIMPSON. Senate bill, introductory No. 369; printed No. 389, entitled: An act to amend chapter four hundred and fifteen of the laws of nineteen hundred and thirteen, entitled "An act to establish a state commission for improving the condition of the blind in the State of New York, and making an appropriation therefor," in relation to the powers of the New York state commission for the blind.

Date of introduction February 9; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Ways and Means; committee discharged and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; chapter No. 355.

SIMPSON. Senate bill, introductory No. 393; printed No. 1407, entitled: An act authorizing the public service commission of the first district to permit the Nassau Electric Railroad Company to operate its cars without exchanging transfers with connecting lines, notwitstanding the provisions of any charter, franchise agreement or statute.

Date of introduction February 9; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole March 24; amended March 28; Assembly bill, printed No. 928, substituted March 29; ordered to third reading March 31; passed April 4; chapter No. 233.

SIMPSON. Senate bill, introductory No. 443; printed No. 966, entitled: An act to amend the Greater New York charter. respecting the receipt, deposit and disbursement of public moneys, and abolishing the office of chamberlain.

Date of introduction February 15; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; amended March 9; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 22; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 18; transmitted to Governor April 16; returned from Mayor not accepted.

SIMPSON. Senate bill, introductory No. 593; printed No. 651, entitled: An act to amend the general business law, in relation to fire escapes.

Date of introduction February 23; referred to Committee on the Judiciary.

SIMPSON. Senate bill, introductory No. 869; printed No. 1114; Assembly reprint No. 1905, entitled: An act to amend the code of criminal procedure, in relation to the imprisonment of female convicts sentenced to the punishment of death.

Date of introduction March 9; referred to Committee on Codes; amended March 14; reported favorably and referred to the Committee of the Whole March 22; ordered to third reading March 23; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Codes; reported favorably and ordered to second reading; amended April 5; ordered to third reading April 11; passed April 14. In Senate — Assembly amendments concurred in April 14. Record after passage — Transmitted to Governor April 16; chapter No. 376.

SIMPSON. Senate bill, introductory No. 870; printed No. 1621, entitled: An act conferring jurisdiction on the court of claims to hear, audit and determine the claims of certain contractors, subcontractors and material men for public works.

Date of introduction March 9; referred to Committee on the Judiciary; amended April 5.

SIMPSON. Senate bill, introductory No. 880; printed No. 997, entitled: An act to amend the general business law, in relation to mattresses, upholstered box springs and metal bed springs.

Date of introduction March 9; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 7; passed April 7. Record after passage — Transmitted to Governor April 8; chapter No. 273.

SIMPSON. Senate bill, introductory No. 888; printed No. 1005, entitled: An act requiring the Brooklyn Rapid Transit

Company to construct and maintain a passenger station at Third street, in the borough of Brooklyn, city of New York.

Date of introduction March 9; referred to Committee on Public Service.

SIMPSON. Senate bill, introductory No. 889; printed No. 1817, entitled: An act to amend the Greater New York charter, in relation to the relief and pension fund of the fire department.

Date of introduction March 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 12; amended April 12; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor not accepted.

SIMPSON. Senate hill, introductory No. 1227; printed No. 1492, entitled: An act to amend chapter nine hundred and twelve of the laws of nineteen hundred and twenty, entitled "An act allowing and regulating boxing and sparring matches, and establishing a state boxing commission, and making an appropriation therefor," in relation to wrestling matches.

Date of introduction March 30; referred to Committee on the Judiciary.

SIMPSON. Senate bill, introductory No. 1255; printed No. 1551, entitled: An act to amend the tenement house law, in relation to the definition of a tenement house.

Date of introduction April 1; referred to Committee on Affairs of Cities.

SIMPSON. Senate bill, introductory No. 1305; printed No. 1867, entitled: An act to amend chapter nine hundred and twelve of the laws of nineteen hundred and twenty, entitled "An act allowing and regulating boxing and sparring matches, and establishing a state boxing commission, and making an appropriation therefor," generally.

Date of introduction April 5; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole April 15; committee discharged and ordered to third reading April 15; amended April 15; passed under emergency message April 15. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 714.

SIMPSON. Senate bill, introductory No. 1333; printed No. 1676, entitled: An act to amend the lien law, in relation to chattel mortgages on stocks of merchandise.

Date of introduction April 7; referred to Committee on the Judiciary.

SMITH. Senate bill, introductory No. 191; printed No. 1533, entitled: An act to repeal article twenty-two of the public health law, in relation to narcotic drug control.

Date of introduction January 27; referred to Committee on Public Health; reported favorably and referred to the Committee of the Whole; amended March 31; ordered to third reading April 5; Assembly bill, printed No. 1626, substituted April 6; passed April 15; chapter No. 708.

SMITH. Senate bill, introductory No. 253; printed No. 428, entitled: An act to provide for indexing and reindexing conveyances, mortgages and other instruments, relating to lands and liens thereon in the county of Richmond.

Date of introduction February 1; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended February 9; ordered to third reading February 14; passed February 16. Assembly record—Received from the Senate February 17; referred to Committee on the Judiciary; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage—Transmitted to Governor March 1; chapter No. 43.

SMITH. Senate bill, introductory No. 254; printed No. 264, entitled: An act to amend the penal law, in relation to vessels discharging oil and other refuse matters within the waters of this state.

Date of introduction February 1; referred to Committee on Codes.

SMITH. Senate bill, introductory No. 370; printed No. 390, entitled: An act to provide for the extension of the public highway in the borough of Richmond, known as Southfield boulevard, from Eltingville to Tottenville, and apportioning the expense thereof.

Date of introduction February 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; Assembly bill, printed No. 620, substituted March 2; ordered to third reading March 2; passed March 3; chapter No. 167.

SMITH. Senate bill, introductory No. 371; printed No. 1332, entitled: An act to amend the public health law, in relation to prohibiting the transportation of garbage, refuse, dead animals and other noxious or deleterious matter from one county of the state to another without consent of the state commissioner of health and local authorities.

Date of introduction February 9; referred to Committee on Public Health; amended March 23; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Public Health; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

SMITH. Senate bill, introductory No. 372; printed No. 1331, entitled: An act to amend the public health law, in relation to consents for the maintenance and operation of garbage and rendering plants.

Date of introduction February 9; referred to Committee on Public Health; amended March 23; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record—Received from the Senate April 7; referred to Committee on Public Health; ordered to third reading April 14; passed April 14. Record after passage—Transmitted to Governor April 15; vetoed.

SMITH. Senate bill, introductory No. 418; printed No. 450. entitled: An act to amend the Greater New York charter, in relation to power of the comptroller to settle arrears of taxes.

Date of introduction February 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 23: passed March 23. Record after passage — Transmitted to Mayor of the City of New York March 24; returned from Mayor, not accepted April 8; tabled April 14.

SMITH. Senate bill, introductory No. 453; printed No. 1178, entitled: An act to amend the Greater New York charter, in relation to promotions in the police department.

Date of introduction February 15; referred to Committee on Affairs of Cities; amended March 16.

SMITH. Senate bill, introductory No. 516; printed No. 564, entitled: An act to provide for commissioners to confer with like representatives of the state of New Jersey for the acquisition of the ferry between Tottenville, in the borough of Richmond, city of New York, and Perth Amboy, in the state of New Jersey.

Date of introduction February 17; referred to Committee on Affairs of Cities.

SMITH. Senate bill, introductory No. 517; printed No. 1661, entitled: An act to authorize the board of estimate and

apportionment of the city of New York to construct a tunnel for freight and passenger purposes under New York bay, between the boroughs of Richmond and Manhattan, by improving and increasing the terminal facilities of the city of New York to maintain the supremacy of the port of New York.

Date of introduction February 17; referred to Committee on Affairs of Cities; amended March 23; amended March 31; reported favorably and ordered to third reading April 6; amended April 6; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 700.

SMITH. Senate bill, introductory No. 518; printed No. 566, entitled: An act to amend chapter one hundred and seventy-eight of the laws of nineteen hundred and nineteen, entitled "An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the state of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the states of New York and New Jersey, and making an appropriation therefor," in relation to certain increased powers of the New York state bridge and tunnel commission.

Date of introduction February 17; referred to Committee on Affairs of Cities; committee discharged and referred to Committee on Finance March 16.

SMITH. Senate bill, introductory No. 820; printed No. 920, entitled: An act to amend the judiciary law, in relation to the appointment of court officers in Richmond county.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 5; passed April 5. Record after passage — Transmitted to Governor April 6; chapter No. 246.

SMITH. Senate bill, introductory No. 821; printed No. 921, entitled: An act to amend chapter two hundred and sixty-five of the laws of nineteen hundred and fourteen, entitled "An act in relation to the office of the district attorney of the county of Richmond, providing for the election of district attorney, and the appointment of assistant district attorneys, stenographers, clerks and other employees for such office," in relation to the salaries of stenographers.

Date of introduction March 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

SMITH. Senate bill, introductory No. 960; printed No. 1105, entitled: An act authorizing the United Brethrens' Church (at New Dorp) on Staten island to acquire lands adjacent to its present cemetery to be held and used for cemetery purposes.

Date of introduction March 14; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; lost April 16.

SMITH. Senate bill, introductory No. 1060; printed No. 1248, entitled: An act to amend the education law, in relation to the retirement from active service of employees of boards of education, other than superintendents and teachers, in cities having a population of one hundred thousand or more.

Date of introduction March 21; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; Assembly bill, printed No. 601, substituted April 5; passed April 7; chapter No. 713.

SMITH. Senate bill, introductory No. 1128; printed No. 1345, entitled: An act making an appropriation for the Palisades Interstate Park.

Date of introduction March 24; referred to Committee on Finance.

SMITH. Senate bill, introductory No. 1155; printed No. 1388, entitled: An act to amend the Greater New York charter, in relation to a detective division in the police department.

Date of introduction March 28; referred to Committee on Affairs of Cities:

SMITH. Senate bill, introductory No. 1212; printed No. 1477, entitled: An act to amend the public health law, in relation to abolishing the department of narcotic drug control, but continuing the restrictive provisions of the law relating to such control.

Date of introduction March 30; referred to Committee on Public Health; reported favorably and referred to the Committee of the Whole April 14; committee discharged and ordered to third reading April 15; Assembly bill, printed No. 1842, substituted and passed April 15; vetoed.

SMITH. Senate bill, introductory No. 1409; printed No. 1811, entitled: An act to reduce the rate of fare for foot passengers chargeable by the Port Richmond and Bergen Point Ferry Company.

Date of introduction April 12; referred to Committee on Public Service.

STRAUS. Senate bill, introductory No. 61; printed No. 1235, entitled: An act to amend the Greater New York charter, in relation to making more specific the powers of the commissioner of public welfare of the city of New York in the collection of money for the support of poor persons from relatives and the property or estate of such poor persons.

Date of introduction January 17; referred to Committee on Affairs of Cities; amended January 27; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage — Transmitted

to Mayor of the City of New York March 1; returned from Mayor accepted March 9; transmitted to Governor March 9; recalled March 17; reconsidered and amended March 21; repassed in Senate March 28; repassed in Assembly March 29; retransmitted to Mayor of the City of New York March 30; returned from Mayor accepted April 6; retransmitted to Governor April 7; chapter No. 204.

STRAUS. Senate bill, introductory No. 74; printed No. 75, entitled: An act to amend the inferior criminal courts act, in relation to mentally defective children.

Date of introduction January 18; referred to Committee on Codes.

STRAUS. Senate bill, introductory No. 75; printed No. 76, entitled: An act to amend the penal law, in relation to mentally defective children.

Date of introduction January 18; referred to Committee on Codes.

STRAUS. Senate bill, introductory No. 199; printed No. 203, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section ten of article eight of the constitution, in relation to the power of counties and cities to make provision for adequate housing facilities for the use of and to be rented to their inhabitants.

Date of introduction January 27; referred to Committee on the Judiciary.

STRAUS. Senate bill, introductory No. 529; printed No. 1365, entitled: An act to amend the Greater New York charter, in relation to providing children with summer vacations.

Date of introduction February 17; referred to Committee on Affairs of Cities; amended March 24.

STRAUS. Senate bill, introductory No. 456; printed No. 1452, entitled: An act to amend chapter one hundred and fifty-two of the laws of eighteen hundred and ninety-four, entitled

"An act providing for the improvement of the land and water front adjacent to Riverside park in the city of New York by extending and improving said park, and regulating the use of said land and water front," in relation to the maintenance of objectionable businesses upon certain lands in the city of New York.

Date of introduction February 15; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; amended March 17; ordered to third reading March 22; amended March 24; lost and tabled March 29; vote reconsidered and amended March 30; restored to third reading March 30; passed April 4. Assembly record—Received from the Senate April 5; referred to Committee on Affairs of Cities.

STRAUS. Senate bill, introductory No. 457; printed No. 1594, entitled: An act to amend the workmen's compensation law, in relation to providing compensation for private chauffeurs.

Date of introduction February 15; referred to Committee on Labor and Industries; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; amended April 5; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Labor and Industries.

STRAUS. Senate bill, introductory No. 458; printed No. 492, entitled: An act to amend the workmen's compensation law, in relation to the employees covered thereby.

Date of introduction February 15; referred to Committee on Labor and Industries.

STRAUS. Senate bill, introductory No. 459; printed No. 493, entitled: An act to amend the penal law, in relation to discrimination in leasing apartments.

Date of introduction February 15; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 22; ordered to third reading March 23; passed March 28. Assembly record — Received from the Senate March

31; referred to Committee on Codes; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 298.

STRAUS. Senate bill, introductory No. 566; printed No. 620, entitled: An act to provide for compensation for personal injuries or death resulting from the operation of motor vehicles and for securing the payment of such compensation as a condition precedent to registration of motor vehicles, and to amend the labor law to provide for a motor car compensation bureau in the labor department.

Date of introduction February 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

STRAUS. Senate bill, introductory No. 951; printed No. 1096, entitled: An act to incorporate the Jewish Board of Guardians and to provide for the consolidation of the Jewish Protectory and Aid Society and other charitable corporations into it.

Date of introduction March 14; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; Assembly bill, printed No. 1469, substituted and passed March 31; recalled and amended April 7; Assembly bill, printed No. 1963, repassed April 13; chapter No. 330.

STRAUS. Senate bill, introductory No. 1070; printed No. 1258, entitled: An act to provide for a state milk arbitration board, as a state health measure, to investigate and regulate the production, transportation, manufacture, storage, distribution and price of milk in the state of New York.

Date of introduction March 21; referred to Committee on Agriculture.

STRAUS. Senate bill, introductory No. 1273; printed No. 1581, entitled: An act to amend the judiciary law, in relation to qualifications of jurors.

Date of introduction April 4; referred to Committee on the Judiciary.

STRAUS. Senate bill, introductory No. 1284; printed No. 1598, entitled: An act to amend the Greater New York charter, in relation to use of the proceeds of bond issues.

Date of introduction April 5; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 618.

SWIFT. Senate bill, introductory No. 125; printed No. 127, entitled: An act to amend the civil service law, in relation to retiring veterans and pensioning them.

Date of introduction January 24; referred to Committee on Civil Service; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; Assembly bill, printed No. 156, substituted March 2; passed March 3; chapter No. 54.

SWIFT. Senate bill, introductory No. 155; printed No. 157, entitled: An act to extend for two years the time of Frontier Electric Railway Company to begin and finish the construction of its railroad.

Date of introduction January 25; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Railroads; committee discharged and ordered to third reading February 28; passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 31.

SWIFT. Senate bill, introductory No. 176; printed No. 179, entitled: An act to amend chapter two hundred and seventeen of the laws of nineteen hundred and fourteen, entitled "An act to provide a charter for the city of Buffalo," in relation to the construction of public improvements under the jurisdiction of the city of Buffalo and board of education of the city of Buffalo.

Date of introduction January 26; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 177; printed No. 180, entitled: An act to amend the education law, in relation to the construction of buildings in a city having a population of more than four hundred thousand but less than one million by the council of such city.

Date of introduction January 26; referred to Committee on Public Education; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 250; printed No. 793, entitled: An act to amend the charter of the city of Buffalo, in relation to the recall.

Date of introduction February 1; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; amended March 1; passed March 9; Assembly record—Received from the Senate March 10; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 251; printed No. 261, entitled: An act to amend the charter of the city of Buffalo, in relation to the initiative.

Date of introduction February 1; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 283; printed No. 293, entitled: An act to amend chapter eight hundred and forty-two

of the laws of nineteen hundred and eleven, entitled "An act creating a railway terminal station commission of the city of Buffalo, defining its powers and authorizing said city to issue its bonds," in relation to the personnel of the commission.

Date of introduction February 2; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 284; printed No. 294, entitled: An act to amend chapter three hundred and forty-five of the laws of eighteen hundred and eighty-eight, entitled "An act to provide for the relief of the city of Buffalo and to change and regulate the crossing and occupation of the streets, avenues and public grounds in said city by railroads," in relation to the personnel of the commission.

Date of introduction February 2; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 285; printed No. 963, entitled: An act to amend the civil service law, in relation to the retirement of officers and employees in the state civil service.

Date of introduction February 2; referred to Committee on Civil Service; reported favorably and referred to the Committee of the Whole; amended March 8; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 207.

SWIFT. Senate bill, introductory No. 334; printed No. 350, entitled: An act to amend the election law, to provide for non-partisan municipal elections in cities.

Date of introduction February 7; referred to Committee on the Judiciary.

SWIFT. Senate bill, introductory No. 373; printed No. 393, entitled: An act to amend the charter of the city of Buffalo,

in relation to members of the police and fire departments of said city.

Date of introduction February 9; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 10; ordered to third reading March 11; passed March 15. Record after passage — Transmitted to Mayor of the City of Buffalo March 16; returned from Mayor accepted March 28; transmitted to Governor March 28; chapter No. 152.

SWIFT. Senate bill, introductory No. 486; printed No. 529, entitled: An act to amend the judiciary law, in relation to the expense of preliminary investigations in disbarment proceedings.

Date of introduction February 16; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record — Received from the Senate March 17; referred to Committee on the Judiciary; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 295.

SWIFT. Senate bill, introductory No. 487; printed No. 530, entitled: An act to amend chapter two hundred and seventeen of the laws of nineteen hundred and fourteen, entitled "An act to provide a charter for the city of Buffalo," in relation to the production, transportation and distribution within the counties of Erie and Niagara of light, heat and power by the city for the city and its inhabitants, the diversion of waters of Niagara river necessary for that purpose, and in relation to the exercise of eminent domain within and without the city of Buffalo.

Date of introduction February 16; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 519; printed No. 567, entitled: An act to amend chapter one hundred and twenty-two

of the laws of nineteen hundred and nineteen, entitled "An act to provide a service ribbon and medals of honor for citizens of this state who entered the service of the United States of America in the war with the German empire and its allies as a volunteer or otherwise, and making an appropriation therefor," in relation to persons entitled to service ribbons and medals of honor.

Date of introduction February 17; referred to Committee on Military Affairs; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; referred to Committee on Military Affairs.

SWIFT. Senate bill, introductory No. 636; printed No. 703, entitled: An act to amend the county law, in relation to authority of the board of supervisors to levy taxes and appropriate money for the relief and education of poor persons, permanently or temporarily within the county.

Date of introduction February 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; passed March 9. Assembly record — Received from the Scnate March 10; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 5; passed April 5. Record after passage — Transmitted to Governor April 6; chapter No. 366.

SWIFT. Senate bill, introductory No. 773; printed No. 857, entitled: An act to amend the public service commissions law and the transportation corporations law, in relation to gas corporations.

Date of introduction March 3; referred to Committee on Public Service.

SWIFT. Senate bill, introductory No. 827; printed No. 1115, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claims of Louise L. Groess and George E. Groess against the state for damages alleged to have been sustained by them on July nineteenth, nine-

teen hundred and nineteen, growing out of personal injuries received by Louise L. Groess while sitting on a public bench, located in grounds surrounding the state school for the blind, located at Batavia, New York, by reason of the breaking of a large decayed limb from a tree, located therein, and to render judgment therefor.

Date of introduction March 7; referred to Committee on the Judiciary; amended March 14; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Claims; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Governor April 14; vetoed.

SWIFT. Senate bill, introductory No. 828; printed No. 1448, entitled: An act to repeal article eight of the partnership law, and inserting a new article eight, in relation to limited partnerships.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole; amended April 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary.

SWIFT. Senate bill, introductory No. 829; printed No. 929, entitled: An act to amend the general business law, in relation to fraudulent conveyances.

Date of introduction March 7; referred to Committee on the Judiciary.

SWIFT. Senate bill, introductory No. 843; printed No. 946, entitled: An act to amend the charter of the city of Buffalo, in relation to the powers and duties of the council.

Date of introduction March 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 844; printed No. 947, entitled: An act to amend the charter of the city of Buffalo, in relation to the nomination and election of mayor and councilmen.

Date of introduction March 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 871; printed No. 988, entitled: An act to amend the religious corporations law, in relation to sale, mortgage and lease of real property.

Date of introduction March 9; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 266.

SWIFT. Senate bill, introductory No. 872; printed No. 989, entitled: An act to amend the decedent estate law and the personal property law, in relation to the investment of trust funds by fiduciaries.

Date of introduction March 9; referred to Committee on the Judiciary.

SWIFT. Senate bill, introductory No. 947; printed No. 1092, entitled: An act to amend chapter six hundred and sixteen of the laws of nineteen hundred and thirteen, entitled "An act providing for the grant and conveyance by the commissioners of the land office of lands under water to the owners of the adjacent uplands in the sea wall and Hamburg turnpike contracts, and establishing the boundaries of such lands," in relation to authorizing and empowering the commissioners of the land office to release, grant and convey without advertisement and without con-

ditions to said owners or their assigns any right, title and interest which the people of the state of New York has or may hereafter claim in and to the lands easterly of and extending to said westerly boundary line of said uplands as herein fixed.

Date of introduction March 14; referred to Committee on Finance; reported favorably and ordered to third reading March 23; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Ways and Means; reported favorably and ordered to second reading April 5; ordered to third reading April 6; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 506.

SWIFT. Senate bill, introductory No. 948; printed No. 1093, entitled: An act to amend the charter of the city of Buffalo, in relation to the publication of the annual notice of the sale of real estate for the nonpayment of taxes.

Date of introduction March 14; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record—Received from the Senate April 5; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 997; printed No. 1152, entitled: An act to amend the education law, in relation to the construction of buildings in a city having a population of more than four hundred thousand, but less than one million, by the council of such city.

Date of introduction March 16; referred to Committee on Public Education.

SWIFT. Senate bill, introductory No. 998; printed No. 1153, entitled: An act to amend the charter of the city of Buffalo, in relation to its general powers.

Date of introduction March 16; referred to Committee on Affairs of Cities.

SWIFT. Senate bill, introductory No. 999; printed No. 1154, entitled: An act to amend the general municipal law, in relation to the fixing of standard time in municipalities.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 260.

SWIFT. Senate bill, introductory No. 1061; printed No. 1702, entitled: An act authorizing the city of Buffalo to acquire the lands authorized to be acquired by it by chapter one hundred and forty-two of the laws of nineteen hundred and nine, which have not yet been acquired by said city, providing the purposes for which such lands may be used by said city, and confirming the acts of the city in purchasing parts of said lands.

Date of introduction March 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; recommitted April 6; reported favorably and restored to third reading; amended April 7; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Mayor of the City of Buffalo April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 492.

SWIFT. Senate bill, introductory No. 1093; printed No. 1291, entitled: An act to authorize the attorney-general to adjust and compromise certain penalties under section fifteen-a of chapter seven hundred and fifty-three of the laws of eighteen hundred and fifty-seven, as added by chapter six hundred and sixty-six of the laws of nineteen hundred and fifteen.

Date of introduction March 23; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; recommitted April 6; restored to third reading April 11; passed April

12. Assembly record — Received from the Senate April 13; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 490.

SWIFT. Senate bill, introductory No. 1118; printed No. 1316, entitled: An act to amend the public service commissions law, in relation to by-product gas.

Date of introduction March 23; referred to Committee on Public Service.

SWIFT. Senate bill, introductory No. 1210; printed No. 1493, entitled: An act to amend the military law, in relation to armories and allowances to officers and organizations.

Date of introduction March 30; referred to Committee on Military Affairs; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Military Affairs; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 15; chapter No. 587.

SWIFT. Senate bill, introductory No. 1211; printed No. 1669, entitled: An act to amend the military law, generally.

Date of introduction March 30; referred to Committee on Military Affairs; reported favorably and referred to the Committee of the Whole April 5; amended April 6; ordered to third reading April 7; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Military Affairs; reported favorably and ordered to third reading April 13; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 588.

SWIFT. Senate bill, introductory No. 1267; printed No. 1575, entitled: An act to amend the penal law, in reference to applications for licenses to carry concealed weapons.

Date of introduction April 4; referred to Committee on Codes; reported favorably and ordered to third reading April 8; passed April 12. Assembly record — Received from the Senate April 13; referred to Committee on Codes.

SWIFT. Senate bill, introductory No. 1363; printed No. 1739, entitled: An act to amend the military law, in relation to the naval militia, and in relation to armories.

Date of introduction April 8; referred to Committee on Military Affairs; reported favorably and ordered to third reading April 12; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Military Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 595.

SWIFT. Senate bill, introductory No. 1380; printed No. 1758, entitled: An act to amend the general business law, in relation to qualifications of certified public accountants.

Date of introduction April 11; referred to Committee on the Judiciary.

SWIFT. Senate bill, introductory No. 1381; printed No. 1759, entitled: An act to amend chapter nine hundred and fifty-eight of the laws of nineteen hundred and twenty, entitled "An act to provide for the construction, by the state, of a hospital for discharged soldiers, sailors and marines, from the state of New York, suffering from mental diseases, and making an appropriation therefor," generally.

Date of introduction April 11; referred to Committee on Finance.

THAYER. Senate bill, introductory No. 85; printed No. 86, entitled: An act to amend chapter eighty-seven of the laws of eighteen hundred and ninety-three, entitled "An act to amend chapter three hundred and thirty-five of the laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' and the acts amending the same," in relation to the payment of sewer assessments.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage — Transmitted to Mayor of the City of Ogdensburg March 1; returned from Mayor accepted March 8; transmitted to Governor March 8; chapter No. 65.

THAYER. Senate bill, introductory No. 86; printed No. 87, entitled: An act to amend chapter eighty-seven of the laws of eighteen hundred and ninety-three, entitled "An act to amend chapter three hundred and thirty-five of the laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' and the acts amending the same," in relation to the fiscal year.

Date of introduction January 19; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage — Transmitted to Mayor of the City of Ogdensburg March 1; returned from Mayor accepted March 8; transmitted to Governor March 8; chapter No. 66.

THAYER. Senate bill, introductory No. 100; printed No. 101, entitled: An act to amend the town law, in relation to certain town charges in Franklin county.

Date of introduction January 19; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Internal Affairs.

THAYER. Senate bill, introductory No. 115; printed No. 117, entitled: An act to amend the poor law, in relation to the treatment and maintenance in sanitariums of tubercular poor.

Date of introduction January 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

THAYER. Senate bill, introductory No. 116; printed No. 1319, entitled: An act to amend the highway law, in relation to the acquisition of certain toll bridges at the expense of the state.

Date of introduction January 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended February 16; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 9; ordered to third reading March 10; passed March 14. Record after passage — Transmitted to Governor March 15; recalled March 22; reconsidered and amended March 23; repassed in Senate March 31; repassed in Assembly April 7; retransmitted to Governor April 8; chapter No. 205.

THAYER. Senate bill, introductory No. 117; printed No. 1750, entitled: An act to amend the code of civil procedure, in relation to fees of county clerks and clerks of courts of record.

Date of introduction January 21; referred to Committee on Codes; reported favorably and ordered to third reading April 6; amended April 8; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Codes.

THAYER. Senate bill; introductory No. 123; printed No. 125, entitled: An act to repeal chapter thirty-nine of the laws of eighteen hundred and fifty-five, entitled "An act to reduce the expenses of recording conveyances of real estate, in the counties of Chautauqua, Saint Lawrence and Onondaga."

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; re-

ported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Internal Affairs; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 30.

THAYER. Senate bill, introductory No. 134; printed No. 136, entitled: An act in relation to tax sales heretofore made by the treasurer of the county of Franklin.

Date of introduction January 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on Internal Affairs; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 41.

THAYER. Senate bill, introductory No. 196; printed No. 200, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of the town of Norfolk, Saint Lawrence county, against the state for reimbursement of money, erroneously paid to the county treasurer of said county to pay the amount of drafts of the state commissioner of highways, to apply upon a certain highway contract.

Date of introduction January 27; referred to Committee on the Judiciary: reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims; reported favorably and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14: chapter No. 682.

THAYER. Senate bill, introductory No. 197; printed No. 201, entitled: An act to confer jurisdiction upon the court of

claims to hear, audit and determine the alleged claim of the town of Waddington, Saint Lawrence county, against the state for reimbursement of money, erroneously paid to the county treasurer of said county to pay the amount of drafts of the state commissioner of highways, to apply upon a certain highway contract.

Date of introduction January 27; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; Assembly bill, printed No. 428, substituted April 7; passed April 18; chapter No. 683.

THAYER. Senate bill, introductory No. 228; printed No. 235, entitled: An act in relation to maintenance and repair of an improved highway in the town of Lawrence, Saint Lawrence county, constituting a connecting link between state routes thirty and thirty-two.

Date of introduction January 31; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 9; ordered to third reading March 10; passed March 14. Record after passage — Transmitted to Governor March 15; chapter No. 96.

THAYER. Senate bill, introductory No. 229; printed No. 236, entitled: An act for the relief of the towns of Harrietstown, Santa Clara, Brighton and Franklin, in the county of Franklin, on account of expenses incurred in the removal of brush from highways adjoining state lands.

Date of introduction January 31; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; committee discharged and referred to Committee on Finance, February 23.

THAYER. Senate bill, introductory No. 259; printed No. 269, entitled: An act to amend the election law, in relation to boards of election.

Date of introduction February 1; referred to Committee on the Judiciary.

THAYER. Senate bill, introductory No. 455; printed No. 489, entitled: An act to amend the membership corporations law, in relation to co-operative agricultural, dairy or horticultural associations.

Date of introduction February 15; referred to Committee on the Judiciary.

THAYER. Senate bill, introductory No. 537; printed No. 590, entitled: An act making an appropriation for new flues for the boilers at the Northern New York Institution for Deaf-Mutes at Malone.

Date of introduction February 18; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; Assembly bill, printed No. 833, substituted and passed March 2; chapter No. 24.

THAYER. Senate bill, introductory No. 730; printed No. 807, entitled: An act making an appropriation for Michael Valente, a former attendant at the Saint Lawrence State Hospital, for the difference between his pay as soldier and the pay attaching to such position of attendant while he was in the active military service of the state and United States during the world war.

Date of introduction March 1; referred to Committee on Finance.

THAYER. Senate bill, introductory No. 830; printed No. 930, entitled: An act to amend the poor law, in relation to care of indigent sick persons.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21: passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Internal Affairs; reported

favorably and ordered to second reading March 29; ordered to third reading March 30; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 248.

THAYER. Senate bill, introductory No. 831; printed No. 931, entitled: An act to legalize and validate the acts and proceedings of the village of Tupper Lake, its voters, officers and agents, in relation to the issuance and sale of water bonds of said village in the amount of one hundred thousand dollars; to authorize the issuance and sale of said bonds and to provide for raising annually by tax a sum sufficient to pay the principal and interest of such bonds as they become due.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; Assembly bill, printed No. 1260, substituted March 17; ordered to third reading March 21; passed March 23; chapter No. 146.

THAYER. Senate bill, introductory No. 981; printed No. 1131, entitled: An act to amend the conservation law, in relation to taking of muskalonge.

Date of introduction March 15; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Conservation: reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 500.

THAYER. Senate bill, introductory No. 1003; printed No. 1158, entitled: An act to amend the tax law, relative to deduction from special franchise tax for local purposes.

Date of introduction March 16; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole March 28; recommitted March 29.

THAYER. Senate bill, introductory No. 1021; printed No. 1784, entitled: An act to amend the executive law and the con-

servation law, in relation to the salary of the superintendent of state police, providing for two additional troops of state police, defining the powers and duties of the state police in the enforcement of the conservation law, relative to fish and game, and making an appropriation for the additional state police as required by this act.

Date of introduction March 17; referred to Committee on Finance; amended April 12.

THAYER. Senate bill, introductory No. 1022; printed No. 1189, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of the owners of certain lands in township five, Brown's tract, Herkimer county, against the state of New York, for damages alleged to have been sustained by them and to render judgment therefor.

Date of introduction March 17; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims.

THAYER. Senate bill, introductory No. 1058; printed No. 1246, entitled: An act to amend chapter eighty-seven of the laws of eighteen hundred and ninety-three, entitled "An act to amend chapter three hundred and thirty-five of the laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' and the acts amending the same," in relation to police department fund.

Date of introduction March 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities.

THAYER. Senate bill, introductory No. 1258; printed No. 1559, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the claim of Bradley and Weed, Incorporated, against the state for loss, damage and expense sustained because of the disallowance of certain items

alleged to be a part of the actual and necessary cost of the performance of certain contracts in connection with the reconstruction, extension and completion of the Potsdam state normal and training school.

Date of introduction April 1; referred to Committee on the Judiciary; amended April 4.

THAYER. Senate bill, introductory No. 1338; printed No. 1681, entitled: An act to amend the conservation law, in relation to raising fur-bearing animals.

Date of introduction April 7; referred to Committee on Conservation; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Conservation.

THAYER. Senate bill, introductory No. 1365; printed No. 1741, entitled: An act to amend the insanity law, in relation to transfer of certain insane persons to the Matteawan State Hospital.

Date of introduction April 8; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 14; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; vetoed.

THAYER. Senate bill, introductory No. 1383; printed No. 1761, entitled: An act to confer jurisdiction on the court of claims to hear and determine the claim of Roy J. Hosley, as assignee of The Norwood Manufacturing Company, for the value of soft wood timber around the shore of Three Sargent ponds, Hamilton county, alleged to be due him from the state.

Date of introduction April 11; referred to Committee on the Judiciary.

THOMPSON. Senate bill, introductory No. 13; printed No. 13, entitled: An act to amend chapter eight hundred and eightynine of the laws of nineteen hundred and twenty, entitled "An

act creating a commission to investigate and report on the proposed Roosevelt memorials, and making an appropriation therefor," in relation to filling vacancies in the commission and time for report.

Date of introduction January 5; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Ways and Means; committee discharged and ordered to third reading February 23; passed February 23. Record after passage — Transmitted to Governor February 24; chapter No. 16.

THOMPSON. Senate bill, introductory No. 87; printed No. 88, entitled: An act to amend the tax law, in relation to income tax exemptions.

Date of introduction January 19; referred to Committee on Taxation and Retrenchment.

THOMPSON. Senate bill, introductory No. 151; printed No. 153, entitled: An act to amend the education law, in relation to supervisory districts.

Date of introduction January 25; referred to Committee on Public Education.

THOMPSON. Senate bill, introductory No. 152; printed No. 154, entitled: An act to amend the county law, in relation to the powers of commissioners of fire districts outside of incorporated villages.

Date of introduction January 25; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Internal Affairs; reported favorably and ordered to second reading February 23; ordered to third reading February 24; passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 29.

THOMPSON. Senate bill, introductory No. 184; printed No. 187, entitled: An act to amend the education law, in relation to taxing lands of the state in school district number fifteen in the towns of Babylon and Huntington, Suffolk county.

Date of introduction January 26; referred to Committee on Public Education.

THOMPSON. Senate bill, introductory No. 286; printed No. 296, entitled: An act to amend the town law, in relation to police.

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Date of introduction February 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Internal Affairs.

THOMPSON. Senate bill, introductory No. 290; printed No. 300, entitled: An act giving power to the trustees of the village of Bellport, Suffolk county, New York, to lease a portion of Bellport avenue, known as the dock, extending into Great South bay at the foot of Bellport avenue in such village to the Bellport Bay Yacht Club, Incorporated, for a club house.

Date of introduction February 2; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; Assembly bill, printed No. 493, substituted and passed February 16; chapter No. 7.

THOMPSON. Senate bill, introductory No. 330; printed No. 346, entitled: An act to amend the highway law, in relation to the amount which may be raised for the purchase or repair of highway machinery.

Date of introduction February 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

THOMPSON. Senate bill, introductory No. 388; printed No. 408, entitled: An act to authorize the board of education of

union free school district number nine of the town of Hempstead, and the village of Freeport, or either of them, to acquire all or any part of the old cemetery known as the Freeport cemetery in the village of Freeport, adjoining property of the First Presbyterian church and the property of such district now used for high school purposes, for school purposes or for the establishment of a public park or for village purposes or for any or all of such purposes, and to provide for the removal of remains in such cemetery and the reinterment thereof.

Date of introduction February 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 2; Assembly bill, printed No. 644, substituted and passed March 3; repassed in Senate March 15, Assembly reprint No. 1363; chapter No. 110.

THOMPSON. Senate bill, introductory No. 404; printed No. 434, entitled: An act to detach a portion of the village of Malverne and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon.

Date of introduction February 10; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole February 25; Assembly bill, printed No. 645, substituted March 2; ordered to third reading March 2; passed March 3; repassed after Assembly amendment, Assembly reprint No. 1816, April 8; chapter No. 693.

THOMPSON. Senate bill, introductory No. 421; printed No. 453, entitled: An act to amend the conservation law, in relation to posting notices by others than owners or lessees of lands.

Date of introduction February 14; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole February 24; ordered to third reading March 2.

THOMPSON. Senate bill, introductory No. 467; printed No. 510, entitled: An act giving power to the trustees of the

village of Shoreham, Suffolk county, New York, to lease a portion of the buildings on the shore front in such village to the Shoreham Country Club, Incorporated, for a club house.

Date of introduction February 16; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole February 25; ordered to third reading March 2; Assembly bill, printed No. 753, substituted and passed March 8; chapter No. 67.

THOMPSON. Senate bill, introductory No. 468; printed No. 511, entitled: An act to amend the conservation law, in relation to fish and game closes.

Date of introduction February 16; referred to Committee on Conservation.

THOMPSON. Senate bill, introductory No. 469; printed No. 512, entitled: An act to provide for the erection of a state armory in the city of Glen Cove, the acquisition of a site therefor, making an appropriation therefor and providing for the issuance of certificates of indebtedness or bonds by the county of Nassau to meet certain expenses in connection therewith.

Date of introduction February 16; referred to Committee on Finance.

THOMPSON. Senate bill, introductory No. 470; printed No. 513, entitled: An act to amend the town law, in relation to enlargement of water districts.

Date of introduction February 16; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 451.

THOMPSON. Senate bill, introductory No. 471; printed No. 514, entitled: Au act making an appropriation for the protection of quail in Suffolk county.

Date of introduction February 16; referred to Committee on Finance.

THOMPSON. Senate bill, introductory No. 493; printed No. 536, entitled: An act to amend the county law, in relation to the appointment of certain police officers as deputy sheriffs.

Date of introduction February 16; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

THOMPSON. Senate bill, introductory No. 494; printed No. 1450, entitled: An act to amend the town law, in relation to the filling of vacancies in the office of assessor.

Date of introduction February 16; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended March 17; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Internal Affairs; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 448.

THOMPSON. Senate bill, introductory No. 495; printed No. 538, entitled: An act to amend chapter two hundred and fifty-one of the laws of nineteen hundred and twenty, entitled "An act to detach a portion of the village of Lawrence and continue it as a part of the town of Hempstead, in the county of Nassau, and to provide for the lien of village taxes thereon," in relation to providing for the payment by the owners of property detached of a proportionate share of existing village liability and indebtedness.

Date of introduction February 16; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole February 25; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Affairs of Villages.

THOMPSON. Senate bill, introductory No. 543; printed No. 1272, entitled: An act to create the Suffolk county board

of child welfare, to define its powers and duties, and to abolish the board of child welfare established in such county, under the provisions of the general municipal law.

Date of introduction February 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended March 3; amended March 22; reported favorably and referred to the Committee of the Whole March 30.

THOMPSON. Senate bill, introductory No. 559; printed No. 613, entitled: An act to amend the judiciary law, in relation to the sheriff notifying jurors by registered mail.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary.

THOMPSON. Senate bill, introductory No. 560; printed No. 614, entitled: An act to amend the real property law, in relation to the filing of maps in Suffolk county.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; Assembly bill, printed No. 947, substituted and passed March 9; chapter No. 83.

THOMPSON. Senate bill, introductory No. 561; printed No. 879, entitled: An act to amend chapter three hundred and eleven of the laws of nineteen hundred and twenty, entitled "An act in relation to the assessment and collection of taxes in Suffolk county, and repealing certain special acts relating to the assessment and collection of taxes in such county," generally.

Date of introduction February 21; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 2; amended March 3; ordered to third reading March 7; Assembly bill, printed No. 1020, substituted and passed March 9; chapter No. 104.

THOMPSON. Senate bill, introductory No. 594; printed No. 652, entitled: An act to authorize the laying out of a highway over lands owned by the city of New York in the counties of Kings, Queens and Nassau; to establish and provide for the construction and improvement thereof as a county highway, and authorizing an appropriation therefor.

Date of introduction February 23; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8: referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Mayor of the City of New York April 14; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 660.

THOMPSON. Senate bill, introductory No. 595; printed No. 653, entitled: An act to provide for the construction of a bridge over Mill Neck creek, in the town of Oyster Bay in the county of Nassau, and making an appropriation therefor.

Date of introduction February 23; referred to Committee on Finance.

THOMPSON. Senate bill, introductory No. 607; printed No. 665, entitled: An act to amend the village law, in relation to the regulation of the use of village docks.

Date of introduction February 23; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; Assembly bill, printed No. 937, substituted and passed March 16; chapter No. 116.

THOMPSON. Senate bill, introductory No. 608; printed No. 1504, entitled: An act to amend chapter four hundred and forty-one of the laws of eighteen hundred and ninety-nine, entitled "An act to create a commissioner of jurors in the several counties of this state," in relation to the salary of commissioner of jurors of the county of Suffolk.

Date of introduction February 23; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; Assembly bill, printed No. 1761, substituted and passed April 7; chapter No. 259.

THOMPSON. Senate bill, introductory No. 656; printed No. 725, entitled: An act to amend chapter four hundred and forty-one of the laws of eighteen hundred and ninety-nine, entitled "An act to create a commissioner of jurors in the several counties of this state," in relation to lists of trial jurors and grand jurors.

Date of introduction February 25; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; Assembly bill, printed No. 1016, substituted and passed April 7; chapter No. 280.

THOMPSON. Senate bill, introductory No. 657; printed No. 726, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the claim of Albert A. Johnson against the state for unpaid salary for services rendered under contract as director of the State Institute of Applied Agriculture on Long Island, and to render judgment therefor.

Date of introduction February 25; referred to Committee on the Judiciary.

THOMPSON. Senate bill, introductory No. 721; printed No. 798, entitled: An act to amend the public health law, in relation to compensation of secretary of county mosquito extermination commission.

Date of introduction March 1; referred to Committee on Public Health; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; Assembly bill, printed No. 1000, substituted and passed April 6; chapter No. 487.

THOMPSON. Senate bill, introductory No. 738; printed No. 815, entitled: An act to confer jurisdiction upon the court

of claims to hear, audit and determine the alleged claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against the state for damages alleged to have been sustained while being forced to aid the police of the city of New York in the capture of escaped criminals, and to render judgment therefor.

Date of introduction March 2; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; Assembly bill, printed No. 1133, substituted April 13; passed April 14; vetoed.

THOMPSON. Senate bill, introductory No. 740; printed No. 1360, entitled: An act to amend the conservation law, in relation to restriction of use of decoys in aid of taking water fowl.

Date of introduction March 2; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole; amended March 24; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Conservation.

THOMPSON. Senate bill, introductory No. 741; printed No. 818, entitled: An act to amend the code of criminal procedure, in relation to the jurisdiction of the county court of Suffolk county.

Date of introduction March 2; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 22; ordered to third reading March 23; passed March 28. Assembly record — Received from the Senate March 30; referred to Committee on Codes; committee discharged and ordered to third reading March 30; passed April 4. Record after passage — Transmitted to Governor April 6; chapter No. 244.

THOMPSON. Senate bill, introductory No. 808; printed No. 1542, entitled: An act to amend chapter five hundred and sixty-four of the laws of nineteen hundred and ten, entitled "An act to provide for county roads in certain counties adjoining cities of the first class," in relation to the maintenance and cost of such roads.

Date of introduction March 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 30; amended March 31; ordered to third reading April 4; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 400.

THOMPSON. Senate bill, introductory No. 809; printed No. 910, entitled: An act empowering the board of supervisors of Nassau county to authorize and empower the county clerk of Nassau county to contract for the making of new indexes of the deeds and mortgages of record in the office of the county clerk of said county, and providing for the payment of the cost and expense thereof, and of the continuance and maintenance of the same.

Date of introduction March 7; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Internal Affairs.

THOMPSON. Senate bill, introductory No. 845; printed No. 948, entitled: An act to authorize the state commission of highways to occupy a right of way on certain lands in the forest preserve in order to maintain its character as wild forest lands.

Date of introduction March 8; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 24; Assembly bill, printed No. 1354, substituted March 24; ordered to third reading March 29; amended April 7; Senate reprint No. 1710; passed April 13; chapter No. 401.

THOMPSON. Senate bill, introductory No. 890; printed No. 1320, entitled: An act to amend chapter five hundred and forty-one of the laws of nineteen hundred and sixteen, entitled

"An act relating to the preparation of assessment-rolls for the townships and tax districts therein, in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county," in relation to collection of taxes and assessments by sale and advertisement of notice of sale.

Date of introduction March 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 18; ordered to third reading March 21; amended March 23; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Internal Affairs.

THOMPSON. Senate bill, introductory No. 996; printed No. 1380, entitled: An act to amend the education law, in relation to fees of printers for publishing notices and reports.

Date of introduction March 16; referred to Committee on Public Education; amended March 25; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; Assembly bill, printed No. 1645, substituted and passed April 7; chapter No. 284.

THOMPSON. Senate bill, introductory No. 1032; printed No. 1199, entitled: An act to amend the county law, in relation to official bonds and undertakings of clerks in county offices.

Date of introduction March 17; referred to Committee on Internal Affairs of Towns, Counties and Public highways; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

THOMPSON. Senate bill, introductory No. 1033; printed No. 1200, entitled: An act to amend the highway law, in relation to expenditures for sidewalks.

Date of introduction March 17; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

THOMPSON. Senate bill, introductory No. 1073; printed No. 1261, entitled: An act to amend the village law, in relation to the powers of boards of trustees for the lease and maintenance of public hack stands.

Date of introduction March 21; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; Assembly bill, printed No. 1607, substituted and passed April 7; chapter No. 465.

THOMPSON. Senate bill, introductory No. 1077; printed No. 1274, entitled: An act to amend the town law, in relation to park districts in towns of certain counties.

Date of introduction March 22; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 450.

THOMPSON. Senate bill, introductory No. 1096; printed No. 1719, entitled: An act to amend the village law, in relation to establishment of police departments in certain villages.

Date of introduction March 23; referred to Committee on Affairs of Villages; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; amended April 8; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

THOMPSON. Senate bill, introductory No. 1129; printed No. 1346, entitled: An act abolishing the Suffolk county almshouse, and creating the Suffolk county farm in the county of Suffolk and providing for the management thereof.

Date of introduction March 24; referred to Committee ou Internal Affairs of Towns, Counties and Public Highways.

THOMPSON. Senate bill, introductory No. 1137; printed No. 1354, entitled: An act to amend the highway law, in relation to repair of county line bridges in certain counties.

Date of introduction March 24; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

THOMPSON. Senate bill, introductory No. 1159; printed No. 1392, entitled: An act to amend the education law, in relation to the acquisition of property without consent of the owner.

Date of introduction March 28; referred to Committee on Public Education.

THOMPSON. Senate bill, introductory No. 1160; printed No. 1393, entitled: An act to amend the tax law, in relation to reassessment of mapped lots illegally assessed.

Date of introduction March 28; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 442.

TOLBERT. Senate bill, introductory No. 9; printed No. 9, entitled: An act to re-establish the New York State Training School for Boys, and to provide for securing or selecting a site for such school, and making an appropriation therefor.

Date of introduction January 5; referred to Committee on Finance.

TOLBERT. Senate bill, introductory No. 10; printed No. 1058; Assembly reprint No. 2084, entitled: An act to amend the election law, in relation to the adoption and use of voting machines in New York city.

Date of introduction January 5; referred to Committee on the Judiciary; reported favorably and referred to the Committee

of the Whole; amended March 10; ordered to third reading March 15; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading amended April 13; ordered to third reading, amended April 16; passed under emergency message April 16. In Senate — Assembly amendments concurred in April 16. Record after passage — Transmitted to Governor April 16; chapter No. 391.

TOLBERT. Senate bill, introductory No. 11; printed No. 11, entitled: An act to amend the penal law, in relation to punishment for burglary in the first degree.

Date of introduction January 5; referred to Committee on Codes.

TOLBERT. Senate bill, introductory No. 69; printed No. 70, entitled: An act to amend the executive law, in relation to examinations and investigations of the affairs of counties and cities by the governor.

Date of introduction January 18; referred to Committee on the Judiciary.

TOLBERT. Senate bill, introductory No. 70; printed No. 499, entitled: An act to amend the county law, in relation to the office of the register of the county of New York.

Date of introduction January 18; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended February 15; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 31; ordered to third reading April 4; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 227.

TOLBERT. Senate bill, introductory No. 101; printed No. 791, entitled: An act to amend the municipal court code of the city of New York, in relation to change of boundaries of the fifth, seventh and eighth districts in the borough of Manhattan, and

providing in an additional justice in the eighth district and the election of a justice to fill a vacancy in the seventh district.

Date of introduction January 19; referred to Committee on Codes; amended March 1.

TOLBERT. Senate bill, introductory No. 112; printed No. 497, entitled: An act to amend the Greater New York charter, in relation to temporary transfer of employees.

Date of introduction January 20; referred to Committee on Affairs of Cities; amended February 15; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 8; passed March 14. Record after passage — Transmitted to Mayor of the City of New York March 15; returned from Mayor accepted March 28; transmitted to Governor March 28; chapter No. 171.

TOLBERT, Senate bill, introductory No. 252; printed No. 262, entitled: An act to amend the railroad law, in relation to railroad policemen.

Date of introduction February 1; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole March 2; ordered to third reading March 7; Assembly bill, printed No. 406, substituted and passed March 9; chapter No. 72.

TOLBERT. Senate bill, introductory No. 339; printed No. 355, entitled: An act to repeal section three hundred and fifty-five-a of the Greater New York charter, relating to pension of a member of police force after service as commissioner or deputy.

Date of introduction February 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Cities.

TOLBERT. Senate bill, introductory No. 354; printed No. 370, entitled: An act to amend the general city law, in relation

to prohibiting cities of the first class from increasing during any calendar year the compensation of any of their employees after the same shall have been fixed by and in the budget for such calendar year.

Date of introduction February 8; referred to Committee on Affairs of Cities.

TOLBERT. Senate bill, introductory No. 355; printed No. 371, entitled: An act to amend the Greater New York charter, in relation to devolving upon the commissioner of plant and structures powers and duties of the president of the borough of Manhattan relating to certain viaducts.

Date of introduction February 8; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole February 23; ordered to third reading March 1; passed March 2. Assembly record — Received from the Senate March 3; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading March 15; passed March 15. Record after passage — Transmitted to Mayor of the City of New York March 16; returned from Mayor accepted March 28; transmitted to Governor March 28; chapter No. 170.

TOLBERT. Senate bill, introductory No. 563; printed No. 971, entitled: An act to amend the Greater New York charter, repealing section eleven hundred and thirty-a thereof, relating to the college officials' and professors' retirement fund and inserting in its place a new section eleven hundred and thirty-a, in relation to the retirement fund of The City of New York.

Date of introduction February 21; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 9; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Cities; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 4. Record after passage — Transmitted to Mayor of the City of New York April 5; transmitted to Governor April 16; returned from Mayor not accepted.

TOLBERT. Senate bill, introductory No. 722; printed No. 799, entitled: An act to amend the Greater New York charter, in relation to the registration of architects, builders and other persons undertaking or supervising building construction.

Date of introduction March 1; referred to Committee on Affairs of Cities.

TOLBERT. Senate bill, introductory No. 752; printed No. 829, entitled: An act in relation to the commitment, custody and control of wayward minors between the ages of sixteen and twenty-one years in the city of New York.

Date of introduction March 2; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 28. Assembly record — Received from the Senate March 31; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Mayor of the City of New York April 8; transmitted to Governor April 16; returned from Mayor not accepted.

TOLBERT. Senate bill, introductory No. 780; printed No. 863, entitled: An act to amend the county law, in relation to the election of public defenders.

Date of introduction March 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

TOLBERT. Senate bill, introductory No. 812; printed No. 913, entitled: An act to amend chapter six hundred and eighty-six of the laws of eighteen hundred and ninety-nine, entitled "An act to authorize the board of estimate and apportionment of the city of New York to provide for the payment of the services rendered to the said city after annexation by the volunteer firemen of that portion of Westchester county annexed to the city of New York by chapter nine hundred and thirty-four of the laws of eighteen hundred and ninety-five," in relation to compensation of volunteer firemen.

Date of introduction March 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March

21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Mayor of the City of New York April 8; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 676.

TOLBERT. Senate bill, introductory No. 813; printed No. 914, entitled: An act to amend an act entitled "An act to authorize the board of estimate and apportionment of the city of New York to allow to certain officers and employees the difference in compensation while engaged in federal military, naval or marine service," in relation to officers and employees restored to a position of the same grade as that held at the time of enlistment.

Date of introduction March 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities; committee discharged and ordered to third reading April 5: passed April 5. Record after passage — Transmitted to Mayor of the City of New York April 6; returned from Mayor accepted; transmitted to Governor April 16. chapter No. 606.

TOLBERT. Senate bill introductory No. 876; printed No. 993, entitled: An act to amend the general city law, in relation to the licensing of hotels in cities having a population of two million or over.

Date of introduction March 9; referred to Committee on Affairs of Cities.

TOLBERT. Senate bill, introductory No. 1042; printed No. 1534, entitled: An act to amend the insurance law, in relation to the standard provisions for life policies.

Date of introduction March 18; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole; amended March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Sen-

ate April 8; referred to Committee on Insurance; committee discharged and ordered to third reading April 11; passed April 11. Record after passage — Transmitted to Governor April 14; chapter No. 407.

TOLBERT. Senate bill, introductory No. 1059; printed No. 1564, entitled: An act to incorporate The Corner House.

Date of introduction March 21; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 30; amended April 4; ordered to third reading April 7; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 311.

TOLBERT. Senate bill, introductory No. 1079; printed No. 1276, entitled: An act to amend the Greater New York charter, in relation to costs, charges and expenses in condemnation proceedings.

Date of introduction March 22; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; transmitted to Governor April 16; returned from Mayor not accepted.

TOLBERT. Senate bill, introductory No. 1092; printed No. 1290, entitled: An act to amend the election law, in relation to party organization and designations for the primary.

Date of introduction March 23; referred to Committee on the Judiciary.

TOLBERT. Senate bill introductory No. 1183; printed No. 1431, entitled: An act to amend an act in relation to the Provident Loan Society of New York.

Date of introduction March 29; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary.

TOLBERT. Senate hill, introductory No. 1203; printed No. 1470, entitled: An act to amend the general corporation law, in relation to corporate names.

Date of introduction March 30; referred to Committee on the Judiciary.

TOLBERT. Senate bill, introductory No. 1204; printed No. 1471, entitled: An act to amend the penal law, in relation to conducting business under an assumed name.

Date of introduction March 30; referred to Committee on Codes.

TOLBERT. Senate bill, introductory No. 1205; printed No. 1472, entitled: An act to amend the partnership law, in relation to fictitious firm names.

Date of introduction March 30; referred to Committee on the Judiciary.

TOLBERT. Senate bill, introductory No. 1206; printed No. 1473, entitled: An act to amend the partnership law, in relation to the continuation of partnership and business names.

Date of introduction March 30; referred to Committee on the Judiciary.

TOLBERT. Senate bill, introductory No. 1207; printed No. 1474, entitled: An act to amend the penal law, in relation to fictitious partnership names.

Date of introduction March 30; referred to Committee on Codes.

TOLBERT. Senate bill, introductory No. 1220; printed No. 1485, entitled: An act relating to paving, repaving and repairing certain streets in the city of New York, and the levying of

assessments to pay the expense thereof, as a substitute for covenants for paving, repaving and repairing said streets.

Date of introduction March 30; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; transmitted to Governor April 16; returned from Mayor not accepted.

TOLBERT. Senate bill, introductory No. 1315; printed No. 1639, entitled: An act directing the city of New York to removematter deposited in the dump on the Harlem river, between One hundred and Thirty-eighth street, in such city.

Date of introduction April 6; referred to Committee on Affairs of Cities.

TOLBERT. Senate bill, introductory No. 1343; printed No. 1686, entitled: An act to amend the election law, in relation to form of ballots for voting machine.

Date of introduction April 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole April 12; committee discharged and ordered to third reading April 15; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 556.

TOWNER. Senate bill, introductory No. 76; printed No. 77, entitled: An act to amend the penal law, in relation to prohibiting practice of law by corporations and voluntary associations.

Date of introduction January 18; referred to Committee on Codes.

TOWNER. Senate bill, introductory No. 77; printed No. 78, entitled: An act to amend the penal law, in relation to depositing or leaving papers or refuse on highways and destroying or removing receptacles therefor.

Date of introduction January 18; referred to Committee on Codes.

TOWNER. Senate bill, introductory No. 111; printed No. 893, entitled: An act to amend the judiciary law, in relation to salaries of confidential clerks to supreme court justices in the ninth judicial district.

Date of introduction January 20; referred to Committee on the Judiciary; amended March 7; reported favorably and referred to the Committee of the Whole March 10; ordered to third reading March 14; passed March 16. Assembly record—Received from the Senate March 17; referred to Committee on the Judiciary.

TOWNER. Senate bill, introductory No. 141; printed No. 143, entitled: An act making an appropriation for expenses heretofore incurred for repairs and maintenance of the State Farm for Women at Valatie.

Date of introduction January 24; referred to Committee on Finance.

TOWNER. Senate bill, introductory No. 182; printed No. 185, entitled: An act to amend the highway law, in relation to the disposition of automobile registration fees.

Date of introduction January 26; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

TOWNER. Senate bill, introductory No. 241; printed No. 251, entitled: An act to amend the highway law, in relation to requiring motor vehicles to be equipped with proper lights before registration shall be permitted.

Date of introduction February 1; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

TOWNER. Senate bill, introductory No. 242; printed No. 252, entitled: An act to permit the Independence Insurance

Company to apply to the state tax commission for revision and readjustment of taxes stated against it under section one hundred and eighty-seven of the tax law based on its reports for the years nineteen hundred and fourteen to nineteen hundred and seventeen, inclusive.

Date of introduction February 1; referred to Committee on Taxation and Retrenchment; reported favorably and referred to the Committee of the Whole February 10; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on Taxation and Retrenchment; committee discharged and ordered to third reading March 1; passed March 1. Record after passage — Transmitted to Governor March 1; chapter No. 47.

TOWNER. Senate bill, introductory No. 316; printed No. 686, entitled: An act to amend the town law, in relation to traffic policemen for hamlets and unincorporated villages.

Date of introduction February 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended February 23; ordered to third reading March 1; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 23; ordered to third reading March 24; passed March 28. Record after passage — Transmitted to Governor March 29; chapter No. 149.

TOWNER. Senate bill, introductory No. 317; printed No. 330, entitled: An act to amend the highway law, in relation to suspension or revocation of operator's or chauffeur's license, or certificate of registration.

Date of introduction February 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

TOWNER. Senate bill, introductory No. 323; printed No. 1061, entitled: An act to amend the insurance law, in relation to taxation of foreign corporations and foreign insurers.

Date of introduction February 3; referred to Committee on Insurance; reported favorably and referred to the Committee of

the Whole; amended March 10; Assembly bill, printed No. 1365, substituted March 17; ordered to third reading March 17; passed March 21; chapter No. 127.

TOWNER. Senate bill, introductory No. 331; printed No. 347, entitled: An act to amend the insurance law, in relation to marine insurance corporations.

Date of introduction February 7; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; Assembly bill, printed No. 639, substituted and passed April 7; chapter No. 236.

TOWNER. Senate bill, introductory No. 332; printed No. 348, entitled: An act to amend the insurance law, in relation to mutual fire insurance corporations.

Date of introduction February 7; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; Assembly bill, printed No. 638, substituted and passed April 7; chapter No. 237.

TOWNER. Senate bill, introductory No. 338; printed No. 354, entitled: An act to amend the conservation law, in relation to the use of tip-ups in the waters of Dutchess county.

Date of introduction February 7; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole February 24; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Conservation.

TOWNER. Senate bill, introductory No. 520; printed No. 568, entitled: An act to provide for extending the boundaries of the city of Poughkeepsie by annexing thereto a part of the town of Poughkeepsie and to provide for the government of the annexed territory, for the payment of school and other bonded indebtedness and for the assessment and levy of taxes and submitting the act to the qualified voters of the annexed territory for approval.

Date of introduction February 17; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities.

TOWNER. Senate bill, introductory No. 525; printed No. 573, entitled: An act to provide for the construction of a barge canal terminal at the city of Hudson, and making an appropriation therefor.

Date of introduction February 17; referred to Committee on Finance.

TOWNER. Senate bill, introductory No. 552; printed No. 606, entitled: An act to amend the insurance law, in relation to reinsurance.

Date of introduction February 21; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Insurance; reported favorably and ordered to third reading April 6; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 707.

TOWNER. Senate bill, introductory No. 553; printed No. 607, entitled: An act to authorize the comptroller of the state to hear and determine the application of Joseph A. Daughton, as trustee of a trust fund created under the will of John Welspiel, deceased, for the redemption from the tax sale made by the comptroller in nineteen hundred and fifteen of one acre of land in the town of Plattekill, Ulster county, assessed to Sarah Schoonmaker and described and bounded north and south by lands of E. L. Schoonmaker, east by the highway and west by the Central New England railroad.

Date of introduction February 21; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims.

TOWNER. Senate bill, introductory No. 670; printed No. 742, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of Mary Jane Simonds against the state for damages to her property, while serving as assistant matron of the New York State Training School for Girls, alleged to have been caused by fire through the wilful and negligent acts of inmates of such school, in the month of November, nineteen hundred and twenty.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims.

TOWNER. Senate bill, introductory No. 671; printed No. 743, entitled: An act to authorize the city of Hudson to borrow money by the issue of bonds for the purpose of meeting temporary deficiencies.

Date of introduction February 28; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Affairs of Cities.

TOWNER. Senate bill, introductory No. 701; printed No. 773, entitled: An act to amend the insurance law, in relation to deposit of securities.

Date of introduction February 28; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 16; Assembly bill, printed No. 1081, substituted March 17; ordered to third reading March 17; passed March 21; chapter No. 128.

TOWNER. Senate bill, introductory No. 702; printed No. 774, entitled: An act to amend the insurance law, in relation to the merger of fraternal benefit societies.

Date of introduction February 28; referred to Committee on Insurance.

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TOWNER. Senate bill, introductory No. 703; printed No. 1401, entitled: An act to amend the insurance law, in relation to limitation of expenses of domestic life insurance corporations.

Date of introduction February 28; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 24; amended March 28; ordered to third reading March 31; Assembly bill, printed No. 1082, substituted and passed April 7; chapter No. 287.

TOWNER. Senate bill, introductory No. 745; printed No. 1180, entitled: An act to authorize the town board of the town of Pine Plains, in the county of Dutchess, to establish fire limits for the hamlet of Pine Plains in such town, and provide for the adoption and enforcement of an ordinance therefor.

Date of introduction March 2; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; amended March 16.

TOWNER. Senate bill, introductory No. 777; printed No. 860, entitled: An act to amend the town law, in relation to itinerant carnivals and similar shows.

Date of introduction March 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Internal Affairs.

TOWNER. Senate bill, introductory No. 778; printed No. 861, entitled: An act to amend the insurance law, in relation to the investments of insurance companies other than life.

Date of introduction March 3; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Insurance; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 255.

TOWNER. Senate bill, introductory No. 779; printed No. 862, entitled: An act to amend the insurance law, in relation to investments.

Date of introduction March 3; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Insurance; committee discharged and ordered to third reading April 6; passed April 6. Record after passage — Transmitted to Governor April 8; chapter No. 488.

TOWNER. Senate bill, introductory No. 799; printed No. 901, entitled: An act to legalize certain bonds of the city of Poughkeepsie, heretofore issued, for terms maturing more than twenty years from date of issue.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities.

TOWNER. Senate bill, introductory No. 800; printed No. 1238, entitled: An act to amend chapter four hundred and twenty-five of the laws of eighteen hundred and ninety-six, entitled "An act to amend the charter of the city of Poughkeepsie," in relation to city bonds.

Date of introduction March 7; referred to Committee on Affairs of Cities; amended March 21; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Poughkeepsie April 18; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 521.

TOWNER. Senate bill, introductory No. 801; printed No. 1546; Assembly reprint No. 2042, entitled: An act to revise the charter of the city of Hudson.

Date of introduction March 7; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole; amended March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities: amended April 12; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Hudson April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 669.

TOWNER. Senate bill, introductory No. 832; printed No. 1786, entitled: An act to amend the military law, in relation to certain state officers and employees who served in the federal military, naval or marine service during the world war.

Date of introduction March 7; referred to Committee on Military Affairs; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; amended April 7; amended April 12; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Military Affairs; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 590.

TOWNER. Senate bill, introductory No. 902; printed No. 1535, entitled: An act to amend the insurance law, in relation to co-operative fire insurance corporations.

Date of introduction March 10; referred to Committee on Insurance; reported favorably and referred to the Committee of the Whole; amended March 31; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Insurance; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 410.

TWOMEY. Senate bill, introductory No. 126; printed No. 128, entitled: An act to amend the Greater New York charter,

in relation to the design construction, purchase and operation of omnibuses in the city of New York.

Date of introduction January 24; referred to Committee on Affairs of Cities.

TWOMEY. Senate bill, introductory No. 192; printed No. 196, entitled: An act to amend the Greater New York charter, in relation to the establishment and operation of municipal bus lines.

Date of introduction January 27; referred to Committee on Public Service.

TWOMEY. Senate bill, introductory No. 233; printed No. 240, entitled: An act to amend the public health law, in relation to narcotic drug control.

Date of introduction January 31; referred to Committee on Public Health; reported favorably and referred to the Committee of the Whole March 30.

TWOMEY. Senate bill, introductory No. 1110; printed No. 1308, entitled: An act to amend the public health law, in relation to the practice of pharmacy.

Date of introduction March 23; referred to Committee on Public Health.

TWOMEY. Senate bill, introductory No. 1111; printed No. 1309, entitled: An act authorizing the police commissioner of the city of New York to rehear the charges upon which James S. Grant, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him.

Date of introduction March 23; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the

City of New York April 18; transmitted to Governor April 16; returned from Mayor not accepted.

TWOMEY. Senate bill, introductory No. 1112; printed No. 1310, entitled: An act to amend chapter seven hundred and six of the laws of nineteen hundred and one, entitled "An act to make the office of register of the county of Kings a salaried office and regulating the management of said office," in relation to compensation to be paid to the register after the close of his term of office.

Date of introduction March 23; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

TWOMEY. Senate bill, introductory No. 1226; printed No. 1491, entitled: An act authorizing the board of estimate and apportionment of the city of New York to compensate Richardson Webster, formerly a register of the county of Kings, for services hereafter to be performed in relation to such office.

Date of introduction March 30; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of New York April 15; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 601.

TWOMEY. Senate bill, introductory No. 1399; printed No. 1802, entitled: An act to authorize the reinstatement, in the police department of the city of New York, of William Speckin, former patrolman, who resigned from such position in the year nineteen hundred and nineteen.

Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities.

TWOMEY. Senate bill, introductory No. 1407; printed No. 1809, entitled: An act conferring jurisdiction on the police-

commissioner of the city of New York to increase the pension heretofore awarded to George A. Groesch, a former police officer of such city.

Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities.

TWOMEY. Senate bill, introductory No. 1435; printed No. 1865, entitled: An act to authorize the board of estimate and apportionment of the city of New York to construct a tunnel for vehicular and pedestrian purposes under Newtown creek, between the boroughs of Queens and Brooklyn.

Date of introduction April 15; ordered to third reading and referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 193; printed No. 197, entitled: An act in relation to municipal utilities, constituting chapter seventy-one of the consolidated laws.

Date of introduction January 27; referred to Committee on Public Service.

WALKER. Senate bill, introductory No. 234; printed No. 241, entitled: An act to amend the tax law, in relation to the assessment and collection of the tax on transfers of property, transferring the powers and duties in relation thereto to the state tax commission and abolishing certain offices provided for in article ten of such law, and repealing certain sections thereof.

Date of introduction January 31; referred to Committee on Taxation and Retrenchment.

WALKER. Senate bill, introductory No. 235; printed No. 242, entitled: An act to authorize certain cities of the first class to make appropriations for educational purposes in addition to those contained in the annual budget for nineteen hundred and twenty-one, and to incur indebtedness and issue serial bonds to meet such appropriations.

Date of introduction January 31; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 236; printed No. 243, entitled: Concurrent resolution of the Senate and Assembly proposing amendments to article twelve of the constitution, so as to provide for a system of home rule in cities.

Date of introduction January 31; referred to Committee on the Judiciary.

WALKER. Senate bill, introductory No. 374: printed No. 394, entitled: An act to amend the Greater New York charter, in relation to the powers and duties of the chief medical examiner.

Date of introduction February 9; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 375; printed No. 395, entitled: An act to amend chapter four hundred and ten of the laws of eighteen hundred and eighty-two, entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York," in relation to the employment by the district attorney of the county of New York of scientific experts, and their compensation.

Date of introduction February 9; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

WALKER. Senate bill, introductory No. 405; printed No. 435, entitled: An act to amend chapter four hundred and ten of the laws of eighteen hundred and eighty-two, entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York," in relation to the powers and duties of the medical assistant appointed by the district attorney of the county of New York.

Date of introduction February 10; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

WALKER. Senate bill, introductory No. 406; printed No. 436, entitled: An act to amend the election law, in relation to the membership of the state committee of a party.

Date of introduction February 10; referred to Committee on the Judiciary.

WALKER. Senate bill, introductory No. 472; printed No. 515, entitled: An act to amend the conservation law, in relation to the development of hydraulic power for the state and making an appropriation therefor.

Date of introduction February 16; referred to Committee on Finance.

WALKER. Senate bill, introductory No. 473; printed No. 516, entitled: An act to amend the farms and markets law, in relation to abolishing the council of farms and markets, and the offices of commissioner of agriculture and commissioner of foods and markets, reorganizing such department and continuing it as the department of agriculture and markets under the jurisdiction of a single commissioner.

Date of introduction February 16; referred to Committee on Agriculture.

WALKER. Senate bill, introductory No. 474; printed No. 517, entitled: An act to amend the tax law, in relation to exemption from taxation where dwelling, tenement and apartment improvements are erected under the control and direction of a municipal board or commission as trustees to provide relief in emergency due to lack of housing in cities of the first class.

Date of introduction February 16; referred to Committee on Taxation and Retrenchment.

WALKER. Senate bill, introductory No. 475; printed No. 518, entitled: An act to amend the general business law, in relation to the rate of interest.

Date of introduction February 16; referred to Committee on the Judiciary.

WALKER. Senate bill, introductory No. 476; printed No. 519, entitled: An act to amend the Greater New York charter, authorizing the mayor to appoint a director of housing.

Date of introduction February 16; referred to Committee on Affairs of Cities..

WALKER. Senate bill, introductory No. 477; printed No. 520, entitled: An act to provide relief in an emergency existing

in the city of New York, due to lack of housing; and to enable the city of New York to provide means to encourage the construction of new dwellings, apartment and tenement houses in said city, during such emergency.

Date of introduction February 16; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 478; printed No. 521, entitled: An act to amend the Greater New York charter, in relation to the administration of the sinking fund.

Date of introduction February 16; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 502; printed No. 545, entitled: An act to amend the public health law, continuing in the department of health certain powers and duties now vested in the department of farms and markets.

Date of introduction February 16; referred to Committee on Public Health.

WALKER. Senate bill, introductory No. 503; printed No. 546, entitled: An act to amend the agricultural law, in relation to disposition of the carcasses of diseased animals.

Date of introduction February 16; referred to Committee on Agriculture.

WALKER. Senate bill, introductory No. 504; printed No. 547, entitled: An act to amend the election law, in relation to campaign receipts and payments.

Date of introduction February 16; referred to Committee on the Judiciary.

WALKER. Senate bill, introductory No. 505; printed No. 548, entitled: An act to amend the agricultural law, in relation to the disposition and sale of tuberculin and mallein.

Date of introduction February 16; referred to Committee on Agriculture.

WALKER. Senate bill, introductory No. 587; printed No. 643, entitled: An act to provide for the submission to the elect-

ors of the city of New York of the question of municipal operation of rapid transit railroads, street surface railways and bus lines in such city, and authorizing the city of New York, in the event of the approval of such question by the electors of said city, to acquire such lines by condemnation proceedings, or otherwise, and also to authorize the city in certain cases to cause the removal from the streets of said city of any street surface railway found to no longer serve a useful purpose and to be an undue obstruction to traffic and a proper public use and enjoyment of such streets.

Date of introduction February 22; referred to Committee on Public Service.

WALKER. Senate bill, introductory No. 588; printed No. 644, entitled: An act to amend the Greater New York charter so as to provide for a department of transportation in and for the city of New York.

Date of introduction February 22; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 765; printed No. 1231, entitled: An act in relation to the fees in the surrogate's court of the county of New York, and repealing certain sections of chapter five hundred and thirty of the laws of eighteen hundred and eighty-four, entitled "An act in relation to the office of surrogate of the county of New York."

Date of introduction March 3; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole; amended March 18; ordered to third reading March 21; Assembly bill, printed No. 1419, substituted March 22; passed March 23; chapter No. 163.

WALKER. Senate bill, introductory No. 766; printed No. 1402, entitled: An act to amend chapter four of the laws of eighteen hundred and ninety-one, entitled "An act to provide for rapid transit railways in cities of over one million inhabitants," with reference to payments for work done and the method of enforcement thereof.

Date of introduction March 3; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole March 24; amended March 28; ordered to third reading March 31; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 608.

WALKER. Senate bill, introductory No. 965; printed No. 1136, entitled: An act to amend an act entitled "An act to provide for discontinuing and closing streets, avenues, roads, highways, alleys, lanes and thoroughfares in cities of more than one million two hundred and fifty thousand inhabitants," known as chapter one thousand and six of the laws of eighteen hundred and ninety-five, so as to provide for the acquisition by any such city of the fee title to lands within closed streets, and also to provide that the compensation to be made for damages caused by any such discontinuance and closing and by the acquisition by such city of the fee title to lands within closed streets, shall be ascertained and determined by the supreme court without a jury.

Date of introduction March 14; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 966; printed No. 1109, entitled: An act to amend chapter one thousand and six of the laws of eighteen hundred and ninety-five, entitled "An act to provide for discontinuing and closing streets, avenues, roads, highways, alleys, lanes and thoroughfares in cities of more than one million two hundred and fifty thousand inhabitants," so as to authorize an appeal to the court of appeals by the city or any party aggrieved by the order of the appellate division.

Date of introduction March 14; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 967; printed No. 1110, entitled: An act to amend the stock corporation law, by

excluding business corporations owning the majority of the capital stock of one or more street railroad corporations from the privilege of reorganization under section nine thereof.

Date of introduction March 14; referred to Committee on the Judiciary.

WALKER. Senate bill, introductory No. 968; printed No. 1111, entitled: An act to amend chapter five hundred and fifty of the laws of nineteen hundred and two, entitled "An act to relieve the law department of the city of New York from paying fees to city, county or other officers," in relation to executions by sheriffs.

Date of introduction March 14; referred to Committee on Affairs of Cities.

WALKER. Senate bill, introductory No. 1360; printed No. 1736, entitled: An act to amend the Greater New York charter, so as to authorize the commissioner of parks of the borough of the Bronx to transfer to the president of said borough a portion of Van Cortlandt park for the purpose of widening Broadway, in the city of New York.

Date of introduction April 8; ordered to third reading and referred to Committee on Affairs of Cities; reported favorably and restored to third reading April 12; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 615.

WALKER. Senate bill, introductory No. 1424; printed No. 1847, entitled: An act to amend the Greater New York charter, in relation to the sale of tax liens and lands for taxes, assessments and water rents that are in arrears.

Date of introduction April 13; ordered to third reading and referred to Committee on Affairs of Cities.

WALTON. Senate bill, introductory No. 25; printed No. 25, entitled: An act to amend the highway law, in relation to

the improvement, partly at county expense, of state routes to be constructed or improved with federal aid.

Date of introduction January 12; referred to Committee on Internal Affairs of Towns, Counties and Public Highways.

WALTON. Senate bill, introductory No. 26; printed No. 26, entitled: An act to amend the general business law, in relation to the sale of tickets of admission to theatres and places of amusement.

Date of introduction January 12; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 2; ordered to third reading February 7; Assembly bill, printed No. 158, substituted and passed February 9; passed February 16; vetoed.

WALTON. Senate bill, introductory No. 27; printed No. 27, entitled: An act to amend the penal law, in relation to ticket speculators.

Date of introduction January 12; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; referred to Committee on Codes; committee discharged and ordered to third reading February 14; passed February 14. Record after passage — Transmitted to Governor February 15; chapter No. 12.

WALTON. Senate bill, introductory No. 41; printed No. 41, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section eighteen of article six of the constitution, in relation to children's courts and courts of domestic relations.

Date of introduction January 12; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Secretary of State April 16.

WALTON. Senate bill, introductory No. 55; printed No. 56, entitled: An act to provide for the construction of a bridge over Schoharie creek, at Prattsville, on state highway number eight hundred and eighty-six, on state route number five-a, at the expense of the state, of the county of Greene and of the town of Prattsville, and making an appropriation for the portion of cost to be borne by the state.

Date of introduction January 17; referred to Committee on Finance.

WALTON. Senate bill, introductory No. 56; printed No. 57, entitled: An act to amend the code of civil procedure, in relation to the filing of independent claims by parties brought in in proceedings before the court of claims or a referee on account of appropriation of land by the state.

Date of introduction January 17; referred to Committee on Codes.

WALTON. Senate bill, introduction No. 57; printed No. 58, entitled: An act to amend the conservation law, in relation to the appropriation of real property.

Date of introduction January 17; referred to Committee on Conservation.

WALTON. Senate bill, introductory No. 97; printed No. 98, entitled: An act to amend the arbitration law, in relation to arbitration agreements.

Date of introduction January 19; referred to Committee on Labor and Industries; committee discharged and referred to Committee on Codes January 25; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 9. Assembly record — Received from the Senate February 10; referred to Committee on the Judiciary; reported favorably and ordered to second reading February 16; ordered to third reading February 17; passed February 22. Record after passage — Transmitted to Governor February 23; chapter No. 14.

WALTON. Senate bill introductory No. 118; printed No. 120, entitled: An act to amend the justice court act, generally.

Date of introduction January 21; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 14; chapter No. 200.

WALTON. Senate bill, introductory No. 119; printed No. 121, entitled: An act to amend the civil practice act, generally. Date of introduction January 21; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 3; ordered to third reading February 7; passed February 14. Assembly record — Received from the Senate February 15; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 120; printed No. 122, entitled: An act to amend the surrogate court act, generally. Date of introduction January 21; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole February 17; ordered to third reading February 21; passed February 28. Assembly record — Received from the Senate March 1; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 14; chapter No. 201.

WALTON. Senate bill, introductory No. 148; printed No. 150, entitled: An act making an appropriation for the construction of Barge canal terminals at certain places on the Hudson river as authorized by chapter five hundred and fifty-five of the laws of nineteen hundred and eighteen.

Date of introduction January 25; referred to Committee on Finance.

WALTON. Senate bill, introductory No. 149; printed No. 151, entitled: An act to amend the code of criminal procedure, in relation to bail.

Date of introduction January 25; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 150; printed No. 733, entitled: An act to amend the conservation law, in relation to the taking and possession of deer in Columbia and Greene counties.

Date of introduction January 25; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole February 24; amended February 28; ordered to third reading March 2; passed March 7. Assembly record—Received from the Senate March 8; referred to Committee on Conservation.

WALTON. Senate bill, introductory No. 292; printed No. 302, entitled: An act to amend the general corporation law, the stock corporation law, the religious corporations law, the joint-stock association law and the executive law, in relation to the filing and recording in state offices of papers affecting corporations and joint-stock associations.

Date of introduction February 2; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 17; passed March 21. Record after passage — Transmitted to Governor March 23; chapter No. 181.

WALTON. Senate bill, introductory No. 320; printed No. 333, entitled: An act to amend the stock corporation law in relation to issuing stock to employees.

Date of introduction February 3; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on the Judiciary; committee discharged and ordered to third reading February 24.

passed February 28. Record after passage — Transmitted to Governor March 1; chapter No. 45.

WALTON. Senate bill, introductory No. 351; printed No. 841, entitled: An act to amend the inferior criminal courts act of the city of New York, in relation to appeals from city magistrates.

Date of introduction February 8; referred to Committee on Codes; amended March 2; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed April 4. Assembly record — Received from the Senate April 5; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 352; printed No. 1708, entitled: An act to authorize the canal board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to state canal dams constituting a part of the improved canals.

Date of introduction February 8; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29: amended April 7; Assembly bill, printed No. 1968, substituted April 13; lost April 16; vote reconsidered and passed April 16: vetoed.

WALTON. Senate bill, introductory No. 378; printed No. 685, entitled: An act to amend the railroad law, in relation to coal jimmies and caboose cars.

Date of introduction February 9; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole; amended February 23; ordered to third reading March 2; passed March 3. Assembly record — Received from the Senate March 4; referred to Committee on Railroads; reported favorably and ordered to second reading March 24: ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Governor March 30; chapter No. 179.

WALTON. Senate bill, introductory No. 379; printed No. 399, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine a claim by John H. Hasbrouck, Kathryn Leonhard and Walter D. Hasbrouck, as trustee of the estate of the late Josiah Hasbrouck, for Emily S. Burnett for damages to the Sleightsburgh ferry on Rondout creek by the construction of state route number three and a bridge in connection therewith.

Date of introduction February 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; Assembly bill, printed No. 667, substituted and passed April 13; vetoed.

WALTON. Senate bill, introductory No. 380; printed No. 400, entitled: An act to amend the civil practice act.

Date of introduction February 9; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 420; printed No. 452, entitled: An act to amend chapter nine hundred and two of the laws of nineteen hundred and twenty, entitled "An act to provide for a convention, representing the judiciary and the bar, to consider and adopt rules of civil practice, and making an appropriation therefor," in relation to extending the time for filing the rules.

Date of introduction February 14; referred to Committee on Codes; reported favorably and ordered to third reading April 12; amended April 12, Senate printed No. 1812; restored to Senate printed No. 452 April 14; passed April 14. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 370.

WALTON. Senate bill, introductory No. 432; printed No. 464, entitled: An act to amend section eight hundred and thirty-one of the code of civil procedure, in relation to the competency of a husband or wife to testify against each other.

Date of introduction February 14; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 440; printed No. 474, entitled: An act to amend section three hundred and forty-four of the code of criminal procedure, with respect to removing indictments before trial.

Date of introduction February 15; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 479; printed No. 522, entitled: An act to amend the conservation law, in relation to the open season for black gray and fox squirrels.

Date of introduction February 16; referred to Committee on Conservation; reported favorably and referred to the Committee of the Whole March 24; ordered to third reading March 29; Assembly bill printed No. 576, substituted and passed April 5; passed April 6; chapter No. 212.

WALTON. Senate bill, introductory No. 480; printed No. 523, entitled: An act to amend the conservation law, in relation to the open season for hares and rabbits.

Date of introduction February 16; referred to Committee on Conservation.

WALTON. Senate bill, introductory No. 497; printed No. 540, entitled: An act to amend the civil practice act, in relation to adverse possession of real property.

Date of introduction February 16; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 17.

WALTON. Senate bill, introductory No. 523; printed No. 571, entitled: An act to amend the business corporations law, in relation to recording agreements to consolidate corporations.

Date of introduction February 17; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 14. Record after passage— Transmitted to Governor April 15; vetoed.

WALTON. Senate bill, introductory No. 578; printed No. 877, entitled: An act to amend the judiciary law, in relation to a convention to establish rules of civil practice.

Date of introduction February 22; referred to Committee on Codes; amended March 3; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 302.

WALTON. Senate bill, introductory No. 613; printed No. 671, entitled: An act to amend the civil practice act, in relation to appeals from decisions of courts or judges.

Date of introduction February 23; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 641; printed No. 708, entitled: An act to amend the general municipal law, in relation to payments to injured or representatives of deceased volunteer firemen.

Date of introduction February 24; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 23; Assembly bill, printed No. 1373. substituted March 29; ordered to third reading March 29; passed March 31; chapter No. 190.

WALTON. Senate bill, introductory No. 689; printed No. 1265, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of Joseph Schaufler against the state while engaged in the work of the state in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital.

Date of introduction February 28; referred to Committee on the Judiciary; amended March 22; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Claims.

WALTON. Senate bill, introductory No. 712; printed No. 784, entitled: An act to amend the code of civil procedure, in relation to appeals from decisions of courts and judges.

Date of introduction February 28; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 767; printed No 851, entitled: An act to amend the surrogate court act, in relation to the general jurisdiction of surrogate's court.

Date of introduction March 3; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 439.

WALTON. Senate bill, introductory No. 770; printed No. 854, entitled: An act to amend the surrogate court act by changing the title thereof.

Date of introduction March 3; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 15; chapter No. 438.

WALTON. Senate bill, introductory No. 774; printed No. 858, entitled: An act to amend the civil practice act, generally.

Date of introduction March 3; referred to Committee on Codes; reported favorably and ordered to third reading April 13; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 372.

WALTON. Senate bill, introductory No. 794; printed No. 1836, entitled: An act to amend the penal law, in relation to billiard and pocket billiard rooms, formerly known as pool rooms, and making an appropriation therefor.

Date of introduction March 4; referred to Committee on Codes; committee discharged and referred to Committee on Finance March 16; amended March 16; amended April 13.

WALTON. Senate bill, introductory No. 822; printed No. 922, entitled: An act to amend the general corporation law, in relation to the publication of incorporations.

Date of introduction March 7; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; vetoed.

WALTON. Senate bill, introductory No. 846: printed No. 1442, entitled: An act to amend the inferior criminal courts act of the city of New York, relative to the terms of clerks thereof.

Date of introduction March 8; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; amended March 30; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 847; printed No. 950, entitled: An act to amend the inferior criminal courts act

of the city of New York, relative to visitation and inspection of institutions.

Date of introduction March 8; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 31; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 903; printed No. 1751, entitled: An act to amend the election law, in relation to party nominations of candidates for state-wide offices and the office of justice of the supreme court.

Date of introduction March 10; referred to Committee on the Judiciary; amended March 28; amended April 5; amended April 9.

WALTON. Senate bill, introductory No. 907; printed No. 1032, entitled: An act to provide for establishing a portion of the westerly boundary line of the county of Ulster, and being a portion of the easterly boundary line of the county of Sullivan, and making an appropriation therefor.

Date of introduction March 10; referred to Committee on Finance.

WALTON. Senate bill, introductory No. 929; printed No. 1066, entitled: An act to amend chapter nine hundred and twenty-two of the laws of nineteen hundred and twenty, entitled "An act in relation to the court of claims and the jurisdiction, practice and procedure therein," in relation to the laws repealed thereby.

Date of introduction March 11; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 17; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Codes; committee discharged and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 301.

WALTON. Senate bill, introductory No. 952; printed No. 1097, entitled: An act to authorize the state commissioner of highways to dispose at public or private sale of certain machinery, tools and equipment which were purchased by the state for the construction of highway number fifty-five hundred and eighty-eight, in Greene county.

Date of introduction March 14; referred to Committee on Finance; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; passed March 31. Assembly record — Received from the Senate April 5; referred to Committee on Ways and Means.

WALTON. Senate bill, introductory No. 957; printed No. 1328, entitled: An act to amend the stock corporation law, in relation to the filing of reports of existence, and making an appropriation therefor.

Date of introduction March 14; referred to Committee on the Judiciary; committee discharged and referred to Committee on Finance March 23; amended March 23.

WALTON. Senate bill, introductory No. 973; printed No. 1447, entitled: An act to amend the code of civil procedure, in relation to fees of printers.

Date of introduction March 15; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole; amended March 30; ordered to third reading April 5; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 974; printed No. 1124, entitled: An act to amend the surrogate court act, with respect to the general contents of a petition.

Date of introduction March 15; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4; passed April 6. Assembly record — Received from the Senate April 7; referred to Committee on Codes.

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WALTON. Senate bill, introductory No. 975; printed No. 1125, entitled: An act to amend the civil practice act, in relation to supplementary proceedings.

Date of introduction March 15; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 995; printed No. 1405, entitled: An act to amend the education law, in relation to apportionment to contracting district.

Date of introduction March 16; referred to Committee on Public Education; amended March 28; reported favorably and ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Public Education; committee discharged and ordered to third reading April 12; passed April 12. Record after passage — Transmitted to Governor April 14; chapter No. 387.

WALTON. Senate bill, introductory No. 1023; printed No. 1623, entitled: An act to amend the civil practice act, in relation to the omission, in records on appeals, of matters not deemed necessary to the proper determination of such appeals.

Date of introduction March 17; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 23; ordered to third reading March 29; amended April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 15. Record after passage — Transmitted to Governor April 15; chapter No. 312.

WALTON. Senate bill, introductory No. 1024; printed No. 1191, entitled: An act to amend the civil practice act, in relation to pleading the interest of the people.

Date of introduction March 17; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 1025; printed No. 1767, entitled: An act to amend the law in relation to exemption of property held by certain associations.

Date of introduction March 17; referred to Committee on Finance; amended April 11; reported favorably and ordered to third reading April 13; passed April 15. Assembly record — Received from the Senate April 15; referred to Committee on Taxation and Retrenchment.

WALTON. Senate bill, introductory No. 1043; printed No. 1219, entitled: An act to amend the civil practice act, in relation to statements in answer and reply.

Date of introduction March 18; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 1056; printed No. 1596, entitled: An act to amend the prison law and the mental deficiency law, in relation to converting the Eastern New York Reformatory into a state institution for mental defectives.

Date of introduction March 21; referred to Committee on Penal Institutions; amended March 28; reported favorably and referred to the Committee of the Whole March 31; ordered to third reading April 5; amended April 5; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on General Laws; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 483.

WALTON. Senate bill, introductory No. 1133; printed No. 1350, entitled: An act granting the consent of the state of New York to the occupation by the United States of a certain piece of land for lighthouse purposes under water in the Hudson river, and ceding jurisdiction over same.

Date of introduction March 24; referred to Committee on Finance.

WALTON. Senate bill, introductory No. 1165; printed No. 1398, entitled: An act authorizing the town board of the town of Rosendale, Ulster county, to issue certificates of indebtedness to pay certain claims against the said town of Rosendale which have been duly audited and for which no funds are available to pay the same.

Date of introduction March 28; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole April 5; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; Referred to Committee on Internal Affairs; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 432.

WALTON. Senate bill, introductory No. 1171; printed No. 1419, entitled: An act to legalize and validate the acts and proceedings of a portion of the town of Esopus, known as the Port Ewen fire district, its voters, officers and agents, in relation to the issuance of a bond to validate and legalize such bond, and to authorize the town board of the town of Esopus, by resolution, to issue new bonds of the said town, in the place and stead of the bond heretofore issued, and to levy a tax on that portion of the town of Esopus known as the Port Ewen fire district, to pay and discharge said bonds.

Date of introduction March 29; referred to Committee on the Judiciary; reported favorably and ordered to third reading. April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 380.

WALTON. Senate bill, introductory No. 1172; printed No. 1420, entitled: An act to amend the stock corporation law, in relation to voting and giving consents by stockholders.

Date of introduction March 29; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary.

WALTON. Senate bill, introductory No. 1173; printed No. 1421, entitled: An act to amend the penal law, in relation to-buying or receiving stolen or wrongfully acquired property.

Date of introduction March 29; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 1199; printed No. 1466, entitled: An act to amend the general municipal law, in relation to prenatal and maternity care.

Date of introduction March 30; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole April 6; ordered to third reading April 7; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Affairs of Cities.

WALTON. Senate bill, introductory No. 1200; printed No. 1467, entitled: An act to amend the code of criminal procedure, in relation to reprieves, commutations and pardons.

Date of introduction March 30; referred to Committee on Codes; reported favorably and ordered to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 478.

WALTON. Senate bill, introductory No. 1208; printed No. 1475, entitled: An act to amend the tax law, in relation to summary determination of taxability of transfers.

Date of introduction March 30; referred to Committee on Taxation and Retrenchment.

WALTON. Senate bill, introductory No. 1235; printed No. 1515; Assembly reprint No. 2074; entitled: An act to amend the lien law, in relation to the application of the article relating to chattel mortgages.

Date of introduction March 31; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; amended April

16; passed under emergency message April 16. In Senate—Assembly amendments concurred in April 16. Record after passage—Transmitted to Governor April 16; chapter No. 419.

WALTON. Senate bill, introductory No. 1247; printed No. 1527, entitled: An act to amend the stock corporation law, in relation to the issuance of shares of capital stock without par value.

Date of introduction March 31; ordered to third reading and referred to Committee on the Judiciary; reported favorably and restored to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

WALTON. Senate bill, introductory No. 1256; printed No. 1552, entitled: An act to confer jurisdiction upon the court of claims to hear, try and determine the claim of L. F. Bannon Plumbing, Heating and Contracting Corporation against the state of New York for damages for an alleged breach of contract, the same as though a notice of intention to file a claim had been given within the time prescribed by section two hundred and sixty-four of the code of civil procedure.

Date of introduction April 1; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on Claims; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

WALTON. Senate bill, introductory No. 1265; printed No. 1573, entitled: An act to amend the code of criminal procedure, in relation to determination of mental defect of person charged with or convicted of a crime, and the commitment of a person found to be mentally defective.

Date of introduction April 4; ordered to third reading and referred to Committee on Codes; reported favorably and restored

to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

WALTON. Senate bill, introductory No. 1292; printed No. 1606, entitled: An act to amend the workmen's compensation law, in relation to the storage and harvesting of ice.

Date of introduction April 5; referred to Committee on Labor and Industries.

WALTON. Senate bill, introductory No. 1300; printed No. 1614, entitled: An act to provide for the publication of an official edition of the civil practice acts.

Date of introduction April 5; referred to Committee on Codes; reported favorably and ordered to third reading April 8; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 368.

WALTON. Senate bill, introductory No. 1801; printed No. 1615, entitled: An act to amend the code of criminal procedure, in relation to suspension of judgment.

Date of introduction April 5; ordered to third reading and referred to Committee on Codes; reported favorably and restored to third reading April 13; passed April 14. Assembly record—Received from the Senate April 15; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 1302; printed No. 1616 entitled: An act to amend the penal law, in relation to suspension of sentence.

Date of introduction April 5; ordered to third reading and referred to Committee on Codes; reported favorably and restored to third reading April 13; passed April 14. Assembly record —

Received from the Senate April 15; referred to Committee on Codes.

WALTON. Senate bill, introductory No. 1326; printed No. 1650, entitled: An act to amend chapter one hundred and ninety of the laws of eighteen hundred and sixty, entitled "An act extending to Oliver A. Field the right to establish and maintain a ferry across the Hudson river," in relation to accommodations to be provided for ferriage, and to rates of ferriage to be charged.

Date of introduction April 6; ordered to third reading and referred to Committee on Public Service; reported favorably and restored to third reading April 12; passed April 13. Assembly record — Received from the Senate April 13; referred to Committee on Commerce and Navigation; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 395.

WALTON. Senate bill, introductory No. 1358; printed No. 1734, entitled: An act to repeal article three of the transportation corporations law, and to amend the railroad law, the general business law and the tax law, in relation to navigation corporations.

Date of introduction April 8; referred to Committee on Public Service.

WALTON. Senate bill, introductory No. 1359; printed No. 1735, entitled: An act to amend the general business law, in relation to the sale of tickets of admission to theatres and places of amusement.

Date of introduction April 8; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on General Laws.

WALTON. Senate bill, introductory No. 1364; printed No. 1740, entitled: An act to amend chapter six hundred and ninety-nine of the laws of nineteen hundred and twenty, entitled " An

act to create a commission to examine laws relating to child welfare, investigate their effect and propose remedial legislation in relation thereto, and making an appropriation for the expenses of the commission," in relation to reports to the legislature.

Date of introduction April 8; ordered to third reading without reference; passed April 14. Assembly record — Received from the Senate April 15; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 342.

WALTON. Senate bill, introductory No. 1382; printed No. 1760, entitled: An act to amend the civil practice act, generally. Date of introduction April 11; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1391; printed No. 1794, entitled: An act to amend the surrogate court act, generally. Date of introduction April 12; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1392; printed No. 1795, entitled: An act to amend the justice court act, generally. Date of introduction April 12; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1394; printed No. 1797, entitled: An act to amend the court of claims act, generally. Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor

WALTON. Senate bill, introductory No. 1395; printed No. 1798, entitled: An act to amend the New York city court act, relating to messengers.

April 16; chapter No. 474.

Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; returned from Mayor accepted; transmitted to Governor April 16; chapter No. 614.

WALTON. Senate bill, introductory No. 1396; printed No. 1799, entitled: An act to amend the judiciary law, relative to fees and mileage of trial jurors.

Date of introduction April 12; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 418.

WALTON. Senate bill, introductory No. 1412; printed No 1822, entitled: An act to amend the tax law, in relation to the imposition of additional tax on certain incomes.

Date of introduction April 18; referred to Committee on Taxation and Retrenchment.

WALTON. Senate bill, introductory No. 1418; printed No. 1841, entitled: An act to amend the justice court act, generally. Date of introduction April 13; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1419; printed No. 1842, entitled: An act to amend the judiciary law, relative to fees and mileage of trial jurors.

Date of introduction April 13; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1420; printed No. 1843, entitled: An act to amend the New York city court act. relating to messengers.

Date of introduction April 13; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1421; printed No. 1844, entitled: An act to amend the court of claims act, generally. Date of introduction April 13; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1422; printed No. 1845, entitled: An act to amend the surrogate court act, generally. Date of introduction April 13; ordered to third reading without reference; committed to Committee on Codes April 14.

WALTON. Senate bill, introductory No. 1427; printed No. 1849, entitled: An act to amend the village law, in relation to rate of interest on village bonds.

Date of introduction April 13; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to Committee on Affairs of Villages; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Governor April 16; chapter No. 456.

WHITLEY. Senate bill, introductory No. 62; printed No. 63, entitled: An act to legalize, ratify and confirm the acts and proceedings had and taken by common school district number one of the town of Irondequoit, Monroe county, in relation to the issuance and sale of school district bonds for the payment of the award made by school superintendent Rayfield pursuant to chapter five hundred and sixty-one of the laws of mineteen hundred and nineteen, and to provide for the issuance and sale and for the payment of such bonds.

Date of introduction January 17; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole January 26; ordered to third reading January 31; passed February 2. Assembly record — Received from the Senate February 3; ordered to third reading without reference; passed February 7. Record after passage — Transmitted to Governor February 8; chapter No. 2.

WHITLEY. Senate bill, introductory No. 154; printed No. 156, entitled: An act to amend the election law, in relation to first nominations by a new political party.

Date of introduction January 25; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 9; ordered to third reading February 14; passed February 16. Assembly record — Received from the Senate February 17; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 2; ordered to third reading March 3; passed March 7. Record after passage — Transmitted to Governor March 8; chapter No. 64.

WHITLEY. Senate bill, introductory No. 223; printed No. 230, entitled: An act to amend the code of civil procedure, in relation to compensation of guardian of the person.

Date of introduction January 31; referred to Committee on Codes.

WHITLEY. Senate bill, introductory No. 419; printed No. 451, entitled: An act to amend the judiciary law, in relation to retirement of court attendants, librarians and assistant librarians of the appellate division in the third and fourth departments.

Date of introduction February 14; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 416.

WHITLEY. Senate bill, introductory No. 580; printed No. 636, entitled: An act to amend the penal law, in relation to abandonment.

Date of introduction February 22; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 9; ordered to third reading March 10; passed March 14. Assembly record — Received from the Senate March 15; ordered to third reading without reference; passed March 15.

Record after passage — Transmitted to Governor March 16; chapter No. 101.

WHITLEY. Senate bill, introductory No. 609: printed No. 667, entitled: An act to amend the code of criminal procedure, in relation to fees of jurors and witnesses in courts of special sessions.

Date of introduction February 23; referred to Committee on Codes.

WHITLEY. Senate bill, introductory No. 610; printed No. 668, entitled: An act to amend the justice court act, in relation to fees of jurors.

Date of introduction February 23; referred to Committee on Codes.

WHITLEY. Senate bill, introductory No. 611; printed No. 669, entitled: An act to amend the code of civil procedure, in relation to fees of jurors.

Date of introduction February 23; referred to Committee on Codes.

WHITLEY. Senate bill, introductory No. 768; printed No. 852, entitled: An act to confer jurisdiction on the court of claims to hear, try and determine the claim of John M. Steele against the state for damages sustained by him by reason of the trespass of the state of New York on property owned by him in the town of Pittsford in the construction of the barge canal.

Date of introduction March 3; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Claims; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; vetoed.

WHITLEY. Senate bill, introductory No. 769; printed No. 853, entitled: An act to confer jurisdiction of a certain claim of

the Industrial Distilling Company upon the court of claims notwithstanding the failure to file a notice of intention.

Date of introduction March 3; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Claims; reported favorably and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Governor April 14; chapter No. 706.

WHITLEY. Senate bill, introductory No. 1076; printed No. 1273, entitled: An act to protect persons performing labor or furnishing materials for construction, alteration or repair of public work.

Date of introduction March 22; referred to Committee on Finance.

WHITLEY. Senate bill, introductory No. 1089; printed No. 1287, entitled: An act to amend the surrogate court act, in relation to compensation of guardian of the person.

Date of introduction March 23; referred to Committee on Codes; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Codes; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 440.

WHITLEY. Senate bill, introductory No. 1109; printed No. 1556. entitled: An act to amend the election law, generally.

Date of introduction March 23; referred to Committee on the Judiciary; amended March 30.

WHITLEY. Senate bill, introductory No. 1271; printed No. 1579, entitled: An act to amend the election law, in relation to state and county committees of a new political party.

Date of introduction April 4; referred to Committee on the Judiciary.

WHITLEY. Senate bill, introductory No. 1413; printed No. 1837, entitled: An act to amend the election law, in relation to party nominations of candidates for state-wide offices and the office of justice of the supreme court.

Date of introduction April 13; referred to Committee on the Judiciary; committee discharged and ordered to third reading April 15; passed under emergency message April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 479.

WHITLEY. Senate bill, introductory No. 1430; printed No. 1861, entitled: An act to amend the election law, in relation to membership of county committees.

Date of introduction April 13; ordered to third reading without reference; passed under emergency message April 15. Assembly record — Received from the Senate April 15; referred to Committee on the Judiciary.

WISWALL. Senate bill, introductory No. 28; printed No. 192, entitled: An act to amend the penal law, in relation to the carrying and use of dangerous weapons.

Date of introduction January 12; referred to Committee on Codes; amended January 26.

WISWALL. Senate bill, introductory No. 64; printed No. 65, entitled: An act to amend the insanity law, in relation to qualifications of the medical member of the state hospital commission and superintendents of state hospitals.

Date of introduction January 17; referred to Committee on the Judiciary.

WISWALL. Senate bill, introductory No. 79; printed No. 80, entitled: An act to amend the general business law, in relation to licenses to soldiers, sailors and marines.

Date of introduction January 18; referred to Committee on the Judiciary.

WISWALL. Senate bill, introductory No. 80; printed No. 81, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of John J. Morrissey against the state for the unpaid balance of moneys alleged to be due the claimant for carting of filling for the state fair grounds in the month of July, nineteen hundred and seventeen.

Date of introduction January 18; referred to Committee on the Judiciary.

WISWALL. Senate bill, introductory No. 137; printed No. 139, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to section ten of article eight of the constitution, in relation to limitation of local indebtedness.

Date of introduction January 24; referred to Committee on the Judiciary.

WISWALL. Senate bill, introductory No. 194; printed No. 198, entitled: An act to amend the condemnation law, in relation to the consolidation number thereof.

Date of introduction January 27; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 3; ordered to third reading March 7; passed March 9. Assembly record — Received from the Senate March 10; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 24; ordered to third reading March 25; passed March 29. Record after passage — Transmitted to Governor March 30; chapter No. 150.

WISWALL. Senate bill, introductory No. 195; printed No. 1404, entitled: An act to amend the election law, in relation to the form and preparation of ballots.

Date of introduction January 27; referred to Committee on the Judiciary; amended March 28; reported favorably and ordered to third reading April 6; passed April 8. Assembly record — Received from the Senate April 9; referred to Committee on the Judiciary.

WISWALL. Senate bill, introductory No. 248; printed No. 1664, entitled: An act to amend the general municipal law and the state finance law, in relation to the awarding of contracts.

Date of introduction February 1; referred to Committee on Finance; reported favorably and ordered to third reading April 6; amended April 6; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; chapter No. 469.

WISWALL. Senate bill, introductory No. 249; printed No. 259, entitled: An act to amend the public health law, in relation to the public health council.

Date of introduction February 1; referred to Committee on Public Health.

WISWALL. Senate bill, introductory No. 324; printed No. 337, entitled: An act to amend the domestic relations law, in relation to filing records kept by town and city clerks.

Date of introduction February 3; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole February 16; ordered to third reading February 21; passed February 23. Assembly record — Received from the Senate February 24; referred to Committee on the Judiciary; committee discharged and ordered to third reading March 1; passed March 1. Record after passage — Transmitted to Governor March 1; chapter No. 32.

WISWALL. Senate bill, introductory No. 527; printed No. 575, entitled: An act to confer jurisdiction upon the court of claims to hear, audit and determine the alleged claim of Katherine Toohey against the state for damages for personal injuries alleged to have been sustained by her on or about April twenty-second, nineteen hundred and twenty, and render judgment therefor.

Date of introduction February 17; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16; vetoed.

WISWALL. Senate bill, introductory No. 528; printed No. 576, entitled: An act to confer jurisdiction on the court of claims to hear, try and determine the alleged claim of Charles P. Senecal against the state for loss and damage sustained by the destruction of an automobile through the alleged negligent operation of the state bridge spanning the Hudson river at Troy and Watervliet.

Date of introduction February 17; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims.

WISWALL. Senate bill, introductory No. 536; printed No. 589, entitled: An act to confer jurisdiction on the court of claims to hear, try and determine the alleged claim of Clara Senecal against the state for damages for personal injuries sustained by the alleged negligent operation of the state bridge spanning the Hudson river at Troy and Watervliet.

Date of introduction February 18; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; Assembly bill, printed No. 873, substituted and passed April 13; chapter No. 697.

WISWALL. Senate bill, introductory No. 637; printed Nc. 704, entitled: An act to confer jurisdiction on the court of claims to hear and determine the claim of the Peter Keeler Building Company against the state for damages sustained, additional labor and material furnished and moneys expended, through the fault of the state, in connection with three separate contracts for construction work at Letchworth Village, Thiells, New York.

Date of introduction February 24; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; recommitted April 13.

WISWALL. Senate bill, introductory No. 638; printed No. 705, entitled: An act to amend chapter two hundred and forty-

three of the laws of nineteen hundred and thirteen, entitled "An act to provide for the retention and maintenance of portions of the present Champlain and Erie canals in the counties of Saratoga and Albany for navigation purposes after the completion of the barge canal," in relation to the abandonment of a portion thereof.

Date of introduction February 24; referred to Committee on Finance; committee discharged and referred to Committee on Canals March 9; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Ways and Means.

WISWALL. Senate bill, introductory No. 639; printed No. 706, entitled: An act to amend the county law, in relation to annuities to retired officers and employees.

Date of introduction February 24; referred to Committee on Internal Affairs of Town, Counties and Public Highways.

WISWALL. Senate bill, introductory No. 640; printed No. 707, entitled: An act to amend the civil service law, in relation to the preference to be given to civil service employees separated from the service of the state or any of its civil divisions.

Date of introduction February 24; referred to Committee on Civil Service.

WISWALL. Senate bill introductory No. 704; printed No. 776, entitled: An act to confer jurisdiction upon the court of claims to hear and determine the claim of the Peter Keeler Building Company against the state for money expended by it for additional labor and overtime work under a contract for the erection and completion of the poultry building at the state fair grounds near Syracuse, New York.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 6; Assembly bill, printed No. 1135, substituted and passed April 7; vetoed.

WISWALL. Senate bill, introductory No. 705; printed No. 777, entitled: An act to amend the charter of the Albany Diocese Mission Aid, in relation to membership.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary; reported favorably and ordered to second reading March 30; ordered to third reading March 31; passed April 5. Record after passage — Transmitted to Governor April 6; chapter No. 241.

WISWALL. Senate bill, introductory No. 706; printed No. 778; Assembly Reprint No. 1948; entitled: An act to amend the charter of the Catholic Charities Aid Associations, in relation to guardianship powers.

Date of introduction February 28; referred to Committee on the Judiciary; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary; reported favorably and ordered to second reading; amended March 30; ordered to third reading April 5; amended April 6; passed April 13. In Senate —Assembly amendments concurred in April 13. Record after passage — Transmitted to Governor April 15; chapter No. 303.

WISWALL. Senate bill, introductory No. 707; printed No. 779, entitled: An act making an appropriation for the purchase of lands adjoining the site of the New York State College for Teachers.

Date of introduction February 28; referred to Committee on Finance.

WISWALL. Senate bill, introductory No. 723; printed No. 892, entitled: An act to amend the executive law, in relation to the publication of notices.

Date of introduction March 1; referred to Committee on the Judiciary; amended March 7; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on the Judiciary;

reported favorably and ordered to third reading April 12; Passed April 12. Record after passage — Transmitted to Governor April 14; chapter No. 636.

WISWALL. Senate bill, introductory No. 751; printed No. 828, entitled: An act to amend chapter one hundred and thirty of the laws of nineteen hundred and fifteen, entitled "An act to revise the charter of the city of Cohoes," in relation to the collection of unpaid state and county taxes.

Date of introduction March 2; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; Assembly bill, printed No. 1202, substituted March 24; passed March 28; In Assembly, recalled and amended April 13, Assembly bill, printed No. 2071; repassed April 16: chapter No. 495.

WISWALL. Senate bill, introductory No. 823; printed No. 923, entitled: An act to authorize, empower and direct the commissioner of agriculture to investigate hear and determine claims presented to him for damages sustained on account of orders or restrictions made by him or the department of agriculture during the year nineteen hundred and nineteen to prevent the spread of the insect pest known as the European corn borer, and making an appropriation therefor.

Date of introduction March 7; referred to Committee on Finance.

WISWALL. Senate bill, introductory No. 848; printed No. 951, entitled: An act to amend the railroad law, in relation to train crews.

Date of introduction March 8; referred to Committee on Public Service; reported favorably and referred to the Committee of the Whole April 1; Assembly bill, printed No. 1710, substituted April 4; ordered to third reading April 5; passed April 7; chapter No. 290.

WISWALL. Senate bill, introductory No. 849; printed No. 952, entitled: An act to amend chapter one hundred and forty-seven of the laws of nineteen hundred and three, entitled "An act

making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three," as amended by chapter eight hundred and one of the laws of nineteen hundred and thirteen, in relation to the abandonment of the improvement of the canal in the city of Albany.

Date of introduction March 8; referred to Committee on Canals; reported favorably and referred to the Committee of the Whole March 16; ordered to third reading March 21; Assembly bill, printed No. 1453, substituted April 6; passed April 7; chapter No. 687.

WISWALL. Senate bill, introductory No. 921; printed No. 1046, entitled: An act to confer jurisdiction on the court of claims to hear, audit and determine the alleged claim of William F. Campion against the state, under a contract for removing cinders and other rubbish from certain public buildings, and to render judgment therefor.

Date of introduction March 10; referred to Committee on the Judiciary; reported favorably and ordered to third reading April 12; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Claims; reported favorably and ordered to third reading April 15; passed April 15. Record after passage — Transmitted to Governor April 16: vetoed.

WISWALL. Senate bill, introductory No. 1002; printed No. 1157, entitled: An act to enable the city of Albany to grant an easement in, or convey or lease a plot of ground sufficient and adequate in size from that portion of real estate belonging to the city of Albany, known as the almshouse farm, for the purpose and to be used for the erection thereon of a building for the Albany College of Pharmacy.

Date of introduction March 16; referred to Committee on Affairs of Cities; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 4: passed April 6. Assembly record — Received from the Senate April 7;

referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Mayor of the City of Albany April 15; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 491.

WISWALL. Senate bill, introductory No. 1108; printed No. 1306, entitled: An act to amend the public lands law, in relation to the abandonment of canal property used as a hydraulic canal.

Date of introduction March 23; referred to Committee on Canals; reported favorably and referred to the Committee of the Whole March 30; ordered to third reading April 5; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Ways and Means; reported favorably and ordered to third reading April 14; passed April 14. Record after passage — Transmitted to Governor April 15; chapter No. 431.

WISWALL. Senate bill, introductory No. 1147; printed No. 1378, entitled: An act to amend the public health law, in relation to the amount of property to be owned or possessed by district and state dental societies.

Date of introduction March 25; referred to Committee on Public Health.

WISWALL. Senate bill, introductory No. 1177; printed No. 1622, entitled: An act to define and regulate the practice of chiropractic.

Date of introduction March 29; referred to Committee on Public Health; amended April 5.

WISWALL. Senate bill, introductory No. 1178; printed No. 1425, entitled: An act to amend the charter of the city of Water-vliet, in relation to the collection of certain taxes, water rents and assessments and sales for nonpayment thereof.

Date of introduction March 29; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 6; passed April 7. Assembly record — Received from the Senate April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 14; passed

April 14. Record after passage — Transmitted to Mayor of the City of Watervliet April 15; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 677.

WISWALL. Senate bill, introductory No. 1303; printed No. 1617, entitled: An act to amend the public health law, in relation to the salary of the secretary of the state board of medical examiners.

Date of introduction April 5; referred to Committee on Finance.

WISWALL. Senate bill, introductory No. 1414; printed No. 1823, entitled: An act to authorize and empower the council of the city of Watervliet to investigate and determine the rights and powers of such city to enforce payment of liens or charges upon real property therein for unpaid taxes and assessments which accrued and became payable prior to the year eighteen hundred and ninety-six and to compromise or cancel any such liens or charges which are of doubtful validity or enforcement.

Date of introduction April 13; ordered to third reading without reference; passed April 16. Assembly record — Received from the Senate April 16; referred to the Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of Watervliet April 19; returned from Mayor, accepted; transmitted to Governor April 16; chapter No. 626.

COMMITTEE ON FINANCE. Senate bill, introductory No. 963; printed No. 1233; entitled: An act making appropriations for the support of government.

Date of introduction March 14; referred to the Committee of the Whole March 14; amended March 21; ordered to third reading March 23; Assembly bill, printed No. 1588, substituted March 29: passed March 30; chapter No. 176.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1366; printed No. 1780, entitled: An act to amend chapter one hundred and thirty-six of

the laws of nineteen hundred and twenty, entitled "An act in relation to defense in actions based upon unjust, unreasonable and oppressive agreements for rent of premises occupied for dwelling purposes in cities of the first class or in cities in a county adjoining a city of the first class," generally.

Date of introduction April 8; referred to Committee on Affairs of Cities; amended April 11; reported favorably and ordered to third reading April 13; passed April 16. Assembly record—Received from the Senate April 16; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed April 16. Record after passage—Transmitted to Governor April 16; chapter No. 434.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1367; printed No. 1743, entitled: An act to amend the code of civil procedure, in relation to summary proceedings to recover the possession of real property in cities of the first class and in cities in a county adjoining a city of the first class for default in the payment of rent.

Date of introduction April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 16. Assembly record—Received from the Senate April 16; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed April 16. Record afterpassage — Transmitted to Governor April 16; chapter No. 374.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1368; printed No. 1768, entitled An act to amend the code of civil procedure, in relation to actions to recover the possession of real property in certain cities.

Date of introduction April 8; referred to Committee on Affairs of Cities; amended April 11; reported favorably and ordered to third reading April 13.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1369; printed No. 1772, entitled: An act to amend the code of civil procedure, in relation to summary proceedings to recover the possession of real

property in cities of a population of one million or more and in cities in a county adjoining such city.

Date of introduction April 8; referred to Committee on Affairs of Cities; amended April 11; reported favorably and ordered to third reading April 13.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1370; printed No. 1746, entitled An act to amend the New York city municipal court code, in relation to the appointment, compensation, duties and powers of referees.

Date of introduction April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 16. Assembly record—Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1371; printed No. 1773, entitled: An act to amend the municipal court code of the city of New York, providing for an additional justice in the fourth municipal court district of the borough of Brooklyn.

Date of introduction April 8; referred to Committee on Affairs of Cities; amended April 11; reported favorably and ordered to third reading April 13; passed April 16. Assembly record — Received from the Senate April 16; referred to the Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1372; printed No. 1748, entitled: An act to amend the New York city municipal court code, in relation to change of boundaries of the seventh district in the borough of Manhattan, and providing for an additional

district in said borough, and for additional justices in said districts.

Date of introduction April 8; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 13; passed April 16. Assembly record—Received from the Senate April 16; referred to Committee on Affairs of Cities; reported favorably and ordered to third reading April 16; passed April 16. Record after passage — Transmitted to Mayor of the City of New York April 19; transmitted to Governor April 16; returned from Mayor, not accepted.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1428; printed No. 1874, entitled: An act to amend the civil practice act, in relation to actions to recover real property in certain cities.

Date of introduction April 13; ordered to third reading without reference; amended April 16; passed under emergency message April 16. Assembly record — Received from the Senate April 16; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 367.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1429; printed No. 1875, entitled An act to amend the civil practice act, in relation to summary proceedings to recover the possession of real property in certain cities.

Date of introduction April 13; ordered to third reading without reference; amended April 16; passed under emergency message April 16. Assembly record—Received from the Senate April 16; referred to Committee on Codes; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 371.

SPECIAL JOINT LEGISLATIVE COMMITTEE ON HOUSING. Senate bill, introductory No. 1436; printed No.

1871, entitled: An act to amend the tax law, in relation to the exemption from local taxation of buildings planned for dwelling purposes and validating the action of local legislative bodies in granting certain exemptions.

Date of introduction April 16; ordered to third reading without reference; passed under emergency message April 16. Assembly record — Received from the Senate April 16; referred to Committee on Taxation and Retrenchment; reported favorably and ordered to third reading April 16; passed under emergency message April 16. Record after passage — Transmitted to Governor April 16; chapter No. 444.

COMMITTEE ON INTERNAL AFFAIRS. Senate bill, introductory No. 1339; printed No. 1791, entitled: An act to amend the county law and the legislative law in relation to eliminating the publication of session laws in newspapers.

Date of introduction April 7; ordered to third reading and referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and restored to third reading; amended April 8; amended April 12, recommitted April 14.

COMMITTEE ON THE JUDICIARY. Scnate bill, introductory No. 1289; printed No. 1603, entitled: "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the constitution, in relation to compensation of members of the legislature.

Date of introduction April 5; ordered to third reading without reference; passed April 11. Assembly record — Received from the Senate April 12; referred to Committee on Ways and Means; committee discharged and ordered to third reading April 13; passed April 13. Record after passage — Transmitted to Secretary of State April 14.

COMMITTEE ON PUBLIC EDUCATION. Senate bill, introductory No. 1350; printed No. 1693, entitled: An act to amend the education law, in relation to part-time or continuation schools.

Date of introduction April 7; ordered to third reading without reference; passed April 13. Assembly record — Received from the Senate April 14; referred to Committee on Public Education.

COMMITTEE ON TAXATION AND RETRENCHMENT. Senate bill, introductory No. 570; printed No. 624, entitled: Concurrent resolution of the Senate and Assembly proposing an amendment to sections twenty-six and twenty-seven of article three of the constitution to enable the legislature to give greater control over local affairs to counties.

Date of introduction February 21; referred to Committee on the Judiciary.

COMMITTEE ON TAXATION AND RETRENCHMENT. Senate bill, introductory No. 793; printed No. 1138, entitled: An act to amend the county law, in relation to the creation of county purchasing departments and agencies.

Date of introduction March 4; referred to Committee on Internal Affairs of Towns, Counties and Public Highways; reported favorably and referred to the Committee of the Whole March 8; amended March 9; ordered to third reading March 14; amended March 15; passed March 23. Assembly record — Received from the Senate March 24; referred to Committee on Internal Affairs; reported favorably and ordered to second reading March 29; ordered to third reading March 30; passed April 4. Record after passage — Transmitted to Governor April 5; chapter No. 243.



STATE OF NEW YORK

IN ASSEMBLY

July 29, 1921

SUPPLEMENTAL INDEX

Compiled by FRED W. HAMMOND, Clerk of the Assembly, 1921

ADLER. Introductory No. 1; printed No. 1; entitled: An act amending chapter 238, Laws of 1917, by increasing from two to three the number of members appointed by the Governor to the Hospital Development Commission. Read once and referred to the Committee on Ways and Means.

ADLER. Introductory No. 272; printed No. A. 274; entitled: Concurrent resolution proposing amendment to section 7, article 6, Constitution, by providing that Court of Appeals judges, including those now in office, shall receive \$17,500 a year, a Supreme Court justice, while serving as associate judge, to receive the same compensation as appeals judges. Read once and referred to Committee on Judiciary; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 115); referred to Committee on Judiciary.

ADLER. Introductory No. 523; printed No. A. 543, 1968, entitled: An act authorizing the canal board to compromise, settle and adjust the claims and demands of water power claimants and owners of water power rights appurtenant to State canal dams constituting part of improved canals. Read once and referred to Committee on Internal Affairs; March 24, reported to second reading; March 28, ordered to third reading; April 7, amended; April 12, passed; April 13, in Senate (Rec. No. 451), substituted for S. 352 on third reading; April 16, lost; vote reconsidered, passed; April 18, to Governor; May 13, vetoed.

ADLER. Introductory No. 731; printed Nos. A. 729, 1418, 1455; entitled: An act amending generally the Public Service Commissions Law relative to creating public service commission and transit commission, defining their jurisdiction, powers and duties, and abolishing existing public service commissions for the first and second districts and the office of transit construction commissioner. Read once and referred to Committee on Judiciary; March 10, reported amended to second reading; March 14, amended; March 16, ordered to third reading; March 22, stricken from calendar.

ADLER. Introductory No. 732; printed Nos. A. 778, 1111; entitled: An act authorizing William R. Willcox, E. H. Outerbridge and Murray Hulbert, or any two of them, as commissioners for New York, to enter into an agreement with New Jersey for creation of the "Port of New York District"; providing for establishment of "The Port of New York Authority"; defining powers and duties of such authority. Read once and referred to Committee on Judiciary; March 2, reported amended to second reading; March 9, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 177), substituted for S. 508 in Committee of the Whole; March 22, ordered to third reading; March 23, passed; March 25, to Governor; April 2, approved, being chapter 154.

ADLER. Introductory No. 1236; printed No. A. 1378; entitled: An act granting State's consent to occupation by United States of land for lighthouse purposes under water near Fitch's

wharf in Hudson river, and ceding jurisdiction over same. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 293), referred to Committee on Finance; April 6, reported and ordered to third reading; April 7, passed; April 9, to Governor; April 21, approved, being chapter 288.

'ADLER. Introductory No. 1237; printed No. A. 1379; entitled: An act amending section 54, Public Lands Law, by authorizing Land Office Commissioners to convey to railroad parts of abandoned canal lands crossed by railroad bridges and giving such railroad a preferential right thereto, the provisions of any general, special or local law to contrary notwithstanding. Read once and referred to Committee on Ways and Means.

ADLER. Introductory No. 1257; printed Nos. A. 1399, S. 1778; entitled: An act amending chapter 806, Laws of 1920, by enlarging powers of commission to represent State at hearing before International Joint Commission on Boundary Waters Between United States and Canada. Commission may appear before committees of Congress and prosecute actions in the courts. There is appropriated \$10,000. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 278), referred to Committee on Finance; April 11, reported amended and ordered to third reading; April 16, passed; Assembly concurs; April 18, to Governor; April 30, approved, being chapter 339.

ADLER. Introductory No. 1310; printed No. A. 1480; entitled: An act authorizing appointment by Governor of three commissioners to The Port Authority established by agreement between New York and New Jersey and appropriating \$100,000. Read once and referred to Committee on Ways and Means.

ADLER. Introductory No. 1338; printed No. A. 1525; entitled: An act amending section 140, Public Lands Law, by providing that no railroad corporation may condemn abandoned canal

lands until after it has been sold and conveyed in manner provided by chapter. Read once and referred to Committee on Ways and Means.

ADLER. Introductory No. 1380; printed No. A. 1590; entitled: Concurrent resolution proposing amendment to section 9, article 4, Constitution, by providing that no private or local bill and no special city bill as defined in section 2, article 12, shall become a law after final adjournment of Legislature unless approved by Governor within 40 days thereafter. Read once and referred to Committee on Judiciary; April 12, reported to third reading and passed; April 13, in Senate (Rec. No. 449), referred to Committee on Judiciary.

ADLER. Introductory No. 1386; printed Nos. A. 1597, 1793, 1998, 2061; entitled: An act adding new article 10-A, Conservation Law, creating a water power commission consisting of Conservation Commissioner, State Engineer, Attorney-General, Temporary President of Senate and Speaker of Assembly, to make surveys and investigations relative to water power resources, sites where water power can be economically developed, cost of developing and other data. It may issue licenses covering water power sites or lands on payment of annual charge measured by fair rental value for power purposes. Every license shall reserve to State the right to fix reasonable rates to be charged by licensee for furnishing hydraulic or hydro-electric power and to regulate service, capitalization and secured debt of licensee and licensed project. There is appropriated \$35,000,000. Read once and referred to Committee on Ways and Means; March 30, amended and recommitted: April 9, amended and recommitted; April 13, reported amended and recommitted.

ADLER. Introductory No. 1387; printed No. A. 1596; entitled: Concurrent resolution proposing amendment to section 7, article 7, Constitution, by providing that the Legislature may provide for development of power for public use or otherwise. Such power shall not be used within Adirondack Park for manufacturing purposes. Development may be by State or by lessee under lease for not exceeding 50 years. Transmission lines may

be constructed. Not more than three per cent of forest preserve shall be used for all purposes. Read once and referred to Committee on Judiciary.

ADLER. Introductory No. 1483; printed No. A. 1835; entitled: An act adding new section 230-a, Tax Law, providing that person liable to pay inheritance tax may apply to surrogate to determine whether the transfer is taxable before submitting to appraiser any evidence of value of property transferred. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 450), ordered to third reading and referred to Committee on Taxation and Retrenchment.

ADLER. Introductory No. 1516; printed No. A. 1873; entitled: An act amending section 230, Lien Law, providing that the article shall not apply to mortgage, pledge of or lien upon stocks or other evidences of indebtedness or contracts created by one or more corporations to a trustee, to secure payment of bonds or notes. Read once and referred to Committee on Judiciary.

ADLER. Introductory No. 1569; printed No. A. 1987; entitled: An act amending Election Law generally relative to party nominations of candidates for State-wide offices and office of justice of Supreme Court. Read once and referred to Committee on Judiciary.

ADLER. Introductory No. 1561; printed No. A. 1976; entitled: An act adding new section 79, Education Law, requiring the licensing by the State Regents of all Schools or courses of instruction operated by persons, corporations or societies. No license shall be granted where instruction includes teaching of doctrine that organized government shall be overthrown by force, violence or unlawful means, or where it appears that the school or course is to be conducted in a fraudulent manner. There is appropriated \$10,000. Read once and referred to Committee on Ways and Means.

ADLER. Introductory No. 1562; printed No. A. 1977; entitled: An act inserting new section 555-a, Education Law. requiring public school teachers to obtain from education commissioner certificate of good moral character and that applicant is loyal and obedient to government of State and United States. All teachers must possess certificates of qualifications on and after January 1, 1922. There is appropriated \$15,000. Read once and referred to Committee on Ways and Means.

ADLER. Introductory No. 1563; printed No. A. 1978; entitled: An act amending sections 11-b, 117-a, Criminal Code, relative to enforcing laws relative to intoxicating liquor, by providing that in New York offenses of grade of misdemeanor under article 13, Penal Law, shall be prosecuted either by indictment by grand jury of county or by information filed in special session court by district attorney. There are other provisions. Read once and referred to Committee on Codes.

ADLER. Introductory No. 1585; printed Nos. A. 2011, 2062; entitled: An act abolishing the office of State Superintendent of Elections and repealing sections 471, 472, 474 to 479, 481 to 483, 487 to 489, Election Law. Read once and referred to Committee on Judiciary; April 13, amended and recommitted; ordered to third reading and passed; April 16, in Senate (Rec. No. 577), ordered to third reading; passed; April 18, to Governor; May 4, approved, being chapter 555.

AGRICULTURE COMMITTEE. Introductory No. 336; printed Nos. A. 337, 730; entitled: An act amending section 52, General Construction Law, and adding new section 91, General Municipal Law, by repealing daylight saving provision and permitting a city or village to provide by ordinance for daylight saving. Read once and referred to Committee on Agriculture; February 16, reported amended to second reading; February 17, ordered to third reading; February 23, passed; February 24, in Senate (Rec. No. 47), referred to Committee on Agriculture; March 1, reported to Committee of the Whole; March 2, ordered to third reading; March 3, passed; March 3, to Governor; March 10, approved, being chapter 70.

ANTIN. Introductory No. 2; printed No. A. 2; entitled: An act amending section 164, New York City Municipal Court Code, by providing that in rent actions where defendant defends on ground that rent is unjust, unreasonable and oppressive, plaintiff's costs shall be governed by amount of his recovery in excess of the rent deposited under chapter 944, Laws of 1920. Read once and referred to Committee on Codes.

ANTIN. Introductory No. 109; printed No. A. 109; entitled: An act adding new section 42, Tenement House Law, requiring every tenement house over 85 feet high, in New York City, to have standpipes, fire hose, fire extinguishers, axes, fire-hooks and other means of preventing and extinguishing fires, as the fire commissioner may direct. Read once and referred to Committee on Cities.

ANTIN. Introductory No. 111; printed No. A. 111; entitled: An act establishing in the State Department of Banks a bureau of land loans for loaning money to persons and corporations within specified limitations. There is appropriated \$100,000. Read once and referred to Committee on Ways and Means.

ANTIN. Introductory No. 112; printed No. A. 112; entitled: An act adding new article 25-A, Education Law, making compulsory the teaching of Americanization and history in school supported by public money. Read once and referred to Committee on Public Education.

ANTIN. Introductory No. 113; printed No. A. 113; entitled: An act renumbering section 343-c as 343-b and adding new section 343-c, Health Law, requiring the disinfection of all material delivered to laundries according to process prescribed by health commissioner. Hotel laundries are included. There is appropriated \$1,000. Read once and referred to Committee on Public Health.

ANTIN. Introductory No. 114; printed No. A. 114; entitled: An act appropriating \$500,000 for the State Cost of Living Commission. Read once and referred to Committee on Ways and Means.

ANTIN. Introductory No. 115; printed No. A. 115; entitled: An act adding new article 2, State Boards and Commissions Law, establishing a State fair trade commission, defining its powers and duties and appropriating \$250,000. Read once and referred to Committee on Ways and Means.

ANTIN. Introductory No. 116; printed No. A. 116; entitled: An act enacting the Cost of Living Commission Law to be chapter 72, Consolidated Laws. The commission shall have five members appointed by Governor with consent of Senate. Necessaries of life are declared to be public utilities. Among other things, the commission shall investigate the subject of wages. Read once and referred to Committee on Ways and Means.

ANTIN. Introductory No. 226; printed Nos. A. 228, 1118; entitled: An act amending section 2, Workmen's Compensation Law, by providing compensation for private chauffeurs. Read once and referred to Committee on Judiciary; March 2, amended and recommitted.

ANTIN. Introductory No. 843; printed No. A. 901; entitled: An act adding new article 16-a, Labor Law, providing for establishment of a State industrial safety museum in Department of Labor. There is appropriated \$25,000. Read once and referred to Committee on Ways and Means.

ANTIN. Introductory No. 1018; printed Nos. A. 1130, 1817; entitled: An act adding new section 1130-a, Greater New York charter, relative to retirement fund of the College of the City of New York. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 31, amended; April 7, recommitted.

ANTIN. Introductory No. 1045; printed No. A. 1157; entitled: An act renumbering sections 126, 127 to be sections 130, 131, and adding new sections 126 to 129, Greater New York charter, providing for classification by municipal civil service commission of all positions in civil service of city. No reduction or advancement in rate of pay for any individual position or any

group less than entire class shall hereafter be made by board of estimate and apportionment. Read once and referred to Committee on Cities.

ANTIN. Introductory No. 1225; printed No. A. 1352; entitled: An act adding new section 23-a, Public Service Commissions Law, providing that no expenditures for publicity purposes by any corporation subject to jurisdiction of public service or transit commissions shall be allowed as an element in fixing fares or charges. Read once and referred to Committee on Judiciary.

ANTIN. Introductory No. 1342; printed No. A. 1540; entitled: An act adding new article 11-B, General City Law, and new article 5-B, Labor Law, appropriating \$5,000 and creating a State advisory housing board and empowering cities to create housing boards, to study local housing needs and prepare plans to meet these needs. Read once and referred to Committee on Ways and Means.

ANTIN. Introductory No. 1343; printed No. A. 1541; entitled: An act amending section 153, General Municipal Law, permitting child welfare boards to grant allowances to persons having care of child not within the care of its mother because of death, insanity or illness. Read once and referred to Committee on Cities.

ANTIN. Introductory No. 1344; printed No. A. 1542; entitled: An act amending section 153, General Municipal Law, by providing that where the father and mother of child qualified to receive award from child welfare board are dead, the guardian of such child may apply for allowance. Read once and referred to Committee on Cities.

ANTIN. Introductory No. 1345; printed No. A. 1543; entitled: An act amending subdivision 1, section 153, General Municipal Law, relative to allowance granted by child welfare boards to dependent widow or mother whose husband had declared intention to become a citizen of the United States. Read once and referred to Committee on Cities.

ANTIN. Introductory No. 1346; printed No. A. 1544; entitled: An act amending subdivision 1, section 153, General Municipal Law, by authorizing child welfare boards to grant allowance to mother of an illegitimate child, or to any mother whose husband is incapacitated by reason of having tuberculosis. Read once and referred to Committee on Cities.

ARONSON. Introductory No. 368; printed Nos. A. 370, 1420; entitled: An act authorizing New York county public administrator to use \$22,359.55 of unclaimed interest moneys in his hands, to make good errors and irregularities of William F. Becker, bookkeeper in his office, and to pay cost of examining books. Read once and referred to Committee on Cities; March 10, reported amended to second reading; March 15, ordered to third reading; March 21, stricken from calendar.

ARONSON. Introductory No. 463; printed No. A. 472; entitled: An act amending sections 21, 23, New York City Municipal Court Code, by providing for service of summons by publication of cases where action is brought to foreclose a lien on chattels or in replevin or where a warrant of attachment has been procured against property of defendant. Read once and referred to Committee on Codes.

ARONSON. Introductory No. 466; printed No. A. 476; entitled: An act broadening corporate purposes of the New York Association for Improving Conditions of the Poor. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, recommitted.

ARONSON. Introductory No. 980; printed No. A. 1068; entitled: An act providing for the laying out, opening and improving of a public street or streets adjoining the southerly, easterly, westerly or northerly sides of the station building of the New York Central Railroad Company between Forty-second and Forty-fifth streets in the vicinity of Park avenue, New York City. The board of estimate, which is to lay out such streets, is authorized to acquire an easement thereto. Read once and referred to Committee on Cities.

ARONSON. Introductory No. 1019; printed No. A. 1131; entitled: An act adding new section 416-a, Greater New York charter, by providing for registration of architects, builders and other persons supervising building construction. Read once and referred to Committee on Cities.

ARONSON. Introductory No. 1188; printed No. A. 1312; entitled: An act amending chapter 855, Laws of 1911, relative to services and payment of employees retired by Appellate Division justices, first department, for incapacity. Read once and referred to Committee on Judiciary; April 15, reported and ordered to third reading; April 16, passed; in Senate (Rec. No. 551), ordered to third reading; passed; April 18, to Governor; April 23, approved, being chapter 324.

ARONSON. Introductory No. 1234; printed No. A. 1361; entitled: An act providing that all courts of domestic relations heretofore or hereafter established in New York City shall be known as "Family Courts." Read once and referred to Committee on Judiciary.

ARONSON. Introductory No. 1439; printed Nos. A. 1772, 1876; entitled: An act enacting The Land Loan Act, establishing bureau of land loans in Banking Department, the object being to aid construction of homes on easy terms, to improve land for dwelling purposes and to minimize mortgages. There is appropriated \$100,000. Read once and referred to Committee on Ways and Means; March 31, amended and recommitted.

BAILEY. Introductory No. 363; printed No. A. 363; entitled: An act amending subdivision 2, section 440, Education Law, by providing for taxing State lands in school district No. 15 in towns of Babylon and Huntington, Suffolk county. Read once and referred to Committee on Taxation and Retrenchment.

BAILEY. Introductory No. 689; printed No. A. 736; entitled: An act amending sections 153, 169, Conservation Law, by authorizing the commission to lease not less than 50 tracts of land in Suffolk county for game refuges. Read once and referred to Committee on Conservation.

BAILEY. Introductory No. 690; printed No. Λ. 737; entitled: An act appropriating \$500 for purchase by Conservation Commission of grain and straw for protection of quail in Suffolk county game refuges. Read once and referred to Committee on Ways and Means.

BAILEY. Introductory No. 858; printed Nos. A. 936, 1761; entitled: An act amending chapter 441, Laws of 1899, by providing that salary of commissioner of jurors of Suffolk county shall be fixed by board of supervisors. Read once and referred to Committee on Internal Affairs; March 29, reported amended to second reading; April 1, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 401), substituted for Senate 608 on third reading and passed; April 9, to Governor; April 20, approved, being chapter 259.

BAILEY. Introductory No. 859; printed No. A. 937; entitled: An act adding new section 90, Village Law, by providing for regulation of village docks and for prohibition or licensing of sale of goods thereon or from boats. Read once and referred to Committee on Villages; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 145), substituted for Senate 607 on third reading, and passed; March 16, to Governor; March 24, approved, being chapter 116.

BAILEY. Introductory No. 931; printed No. A. 1016; entitled: An act amending chapter 441, Laws of 1899, relative to filing with county clerk lists of trial and grand jurors. Read once and referred to Committee on Internal Affairs; March 29. reported to second reading; March 30, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 399), substituted for Senate 656 on third reading, and passed; April 9, to Governor; April 21, approved, being chapter 280.

BAILEY. Introductory No. 1020; printed Nos. A. 1132, 1719; entitled: An act adding new subdivision 3, section 212, Conservation Law, by restricting use of decoys in taking water fowl. Read once and referred to Committee on Conservation;

March 28, reported amended to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 400), ordered to third reading, and passed; April 9, to Governor; April 21, approved, being chapter 282.

BAILEY. Introductory No. 1021; printed No. A. 1133; entitled: An act authorizing Court of Claims to determine claim of Walter L. Stilwell, George B. Gerard and Edna A. Brush against State for damages sustained while being forced to aid police in capture of escaped criminals. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; April 13, passed; in Senate (Rec. No. 452), substituted for S. 738, on third reading; April 14, passed; April 15, to Governor; May 13, vetoed.

BAILEY. Introductory No. 1395; printed No. A. 1611; entitled: An act amending section 349-d, Town Law, relative to establishment of park districts in towns of certain counties. Read once and referred to Committee on Internal Affairs.

BARNES. Introductory No. 260; printed No. A. 262; entitled: An act amending section 1181, Education Law, by striking out provision that Supreme Court librarian at Watertown shall also act as clerk to county judge. Read once and referred to Committee on Judiciary; February 9, reported to second reading; February 10, ordered to third reading; February 22, stricken from calendar.

BARNES. Introductory No. 267; printed No. A. 269; entitled: An act continuing the library board of the Crosby Public Library of the town of Antwerp, Jefferson county. Read once and referred to Committee on Judiciary; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 23), substituted for S. 208 in Committee of the Whole; February 21, ordered to third reading; February 23, passed; February 24, to Governor; March 7, approved, being chapter 36.

BARNES. Introductory No. 323; printed Nos. A. 324, 1441; entitled: An act amending chapter 200, Laws of 1854, relative

to use of West Canada creek and its branches for passage of logs and lumber and as a public highway. Read once and referred to Committee on Conservation; March 11, reported amended to second reading; March 15, ordered to third reading; March 29, passed; March 30, in Senate (Rec. No. 274), referred to Committee on Internal Affairs.

BARNES. Introductory No. 369; printed Nos. A. 372, 1909; entitled: An act amending section 3322, Civil Code, by increasing fees of justices of the peace. Read once and referred to Committee on Codes; April 5, reported amended to second reading; April 11, ordered to third reading; April 15, recommitted.

BARNES. Introductory No. 370; printed No. A. 373; entitled: An act amending section 5, State Printing Law, relative to printing annual record of the American Legion. Read once and referred to Committee on Printing; April 14, reported and ordered to third reading; passed; in Senate (Rec. No. 517), ordered to third reading; April 15, passed; April 18, to Governor; May 13, vetoed.

BARNES. Introductory No. 418; printed No. A. 427; entitled: An act adding new section 170-d, Highway Law, authorizing highways commissioner on request of supervisors of a county of more than 81,000 and less than 83,000 to determine that the road forming a shorter connection between two points on a designated State route shall be maintained by the State. Read once and referred to Committee on Internal Affairs.

BARNES. Introductory No. 487; printed No. A. 500; entitled: An act legalizing proceedings of city of Fulton relating to the raising of money for benefit of fire, police and poor fund and authorizing bond issue therefor. Read once and referred to Committee on Cities; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 166), referred to Committee on Judiciary; March 21, committee discharged; substituted for S. 306 on third reading; passed. March 22, to Mayor; April 6, returned, accepted; to Governor; April 20, approved, being chapter 219.

BARNES. Introductory No. 488; printed No. A. 501; entitled: An act legalizing proceedings of Fulton common council relative to improving certain streets at city expense and authorizing issue of bonds therefor. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 146), substituted for S. 307 on third reading; passed; to mayor; March 30, returned, accepted; to Governor, April 9, approved, being chapter 183.

BARNES. Introductory No. 489; printed Nos. A. 502, 1921; entitled: An act amending section 89, Tax Law, by providing for a fee of two dollars for making description of real property in Oswego county returned for nonpayment of taxes to county treasurer. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported amended to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 521), ordered to third reading; April 15, passed; April 18, to Governor; May 13, vetoed.

BARNES. Introductory No. 490; printed No. A. 503; entitled: An act authorizing Court of Claims to determine claim against State of Elmore Everett for personal injuries while in State Highway Department. Read once and referred to Committee on Claims.

BARNES. Introductory No. 645; printed No. A. 681; entitled: An act amending section 12, General City Law, by increasing from \$300 to \$600 aggregate amount which a third class city may set aside for memorial day purposes. Read once and referred to Committee on Cities; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 402), referred to Committee on Cities; April 11, committee discharged, and ordered to third reading; passed; April 14, to Governor; April 23, approved, being chapter 326.

BARNES. Introductory No. 824; printed No. A. 882; entitled: An act amending Oswego charter by creating a municipal

commission of harbor and docks. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, recommitted.

BARNES. Introductory No. 825; printed No. A. 883; entitled: An act adding new section 70-a, Stock Corporation Law, by defining consent of stockholders not to mean the consent of stockholders or stock issued under a classification not entitling holders thereof to vote at meetings of stockholders. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 190), ordered to third reading; March 23, passed; March 25, to Governor; April 8, vetoed.

BARNES. Introductory No. 899; printed Nos. A. 984, 2055; entitled: An act authorizing Court of Claims to determine claim of Fred Pierce Sand Co. against State for damages resulting from canal construction. Read once and referred to Committee on Claims; April 12, amended and recommitted; April 16, reported, and ordered to third reading; passed; in Senate (Rec. No. 553), substituted for S. 669 on third reading; passed; April 18, to Governor; May 13, vetoed.

BARNES. Introductory No. 1085; printed No. A. 1209; entitled: An act adding new section 17-d, General Business Law, by prohibiting sale of bread except in loaves of 8, 16 or 24 ounces or multiples of one pound. Read once and referred to Committee on General Laws.

BARNES. Introductory No. 1086; printed No. A. 1210; entitled: An act amending section 8, General Business Law, by providing that all fruits and vegetables not customarily sold by count shall be sold by standard net weight when practicable, otherwise in containers of specified sizes. Read once and referred to Committee on General Laws.

BARNES. Introductory No. 1087; printed No. A. 1211; entitled: An act amending section 17, General Business Law,

relative to net contents of containers to be indicated on outside thereof. Read once and referred to Committee on General Laws.

BARNES. Introductory No. 1280; printed No. A. 1443; entitled: An act authorizing Court of Claims to determine claims against State for damages in connection with construction of improved canals and terminals. Read once and referred to Committee on Claims.

BARNES. Introductory No. 1305; printed No. A. 1471; entitled: An act amending section 8, Benevolent Orders Law, relative to management and government of halls, temples and other buildings of the corporation. Read once and referred to Committee on General Laws; April 14, reported and ordered to third reading; passed; in Senate (Rec. No. 518), ordered to third reading; passed; April 18, to Governor; May 11, approved, being chapter 690.

BARNES. Introductory No. 1306; printed No. A. 1472; entitled: An act amending sections 441, 456, 460, 464 to 466, Conservation Law, relative to regulation of the flow of rivers and streams by reservoirs by providing for sale by Conservation Commissioner of all merchantable timber and wood on State land with reservoir basin. Reasonable return to State on value on rights and property of State used shall be 6 per cent. upon value of lands flowed, exclusive of timber. Read once and referred to Committee on Conservation; April 14, reported and ordered to third reading; passed; in Senate (Rec. No. 519), ordered to third reading; passed; April 18, to Governor; May 9, approved being chapter 672.

BARNES. Introductory No. 1317; printed No. A. 1487; entitled: An act adding new section 84-a, Election Law, authorizing voting at official primaries by mail, official ballot to be sent by elections board on application. Read once and referred to Committee on Judiciary.

BARNES. Introductory No. 1408; printed Nos. A. 1646, 1922, 1999; entitled: An act amending sections 19 to 24, 24-c, 24-d, 24-e, and repealing sections 24-a, 24-b, Stock Corporation

Law, relative to corporations having shares of capital stock without nominal or par value and to amendment of certificates of incorporations to permit issuance of such shares. Public service and transit commissions shall have jurisdiction over issue and sale of such shares of stock of any public service corporation. Read once and referred to Committee on Judiciary; April 5, reported amended to second reading; April 9, amended; April 12, ordered to third reading; April 14, passed; April 14, in Senate (Rec. No. 516), substituted for Senate 1091 on third reading; passed; April 15, to Governor; May 11, approved, being chapter 694.

BARNES. Introductory No. 1431; printed No. A. 1669; entitled: An act amending section 282 and adding new section 282-a, Highway Law, providing for the adoption of a registration identification device and for its attachment to motor vehicles, to prevent theft thereof and to aid in discovering thieves. The Secretary of State is to charge \$1.50 for attaching each identification device. Read once and referred to Committee on General Laws; April 16, reported and ordered to third reading; lost.

BARNES. Introductory No. 1484; printed No. A. 1836; entitled: An act adding new section 140-a, Tax Law, requiring delivery to Comptroller of an instrument of abandonment of all claims and interest under tax deeds on cancellation of sale. Read once and referred to Committee on Taxation and Retrenchment; April 14, reported, and ordered to third reading; passed; April 14, in Senate (Rec. No. 520), ordered to third reading; passed; April 15, to Governor; May 13, vetoed.

BARNES. Introductory No. 1518; printed No. A. 1878; entitled: An act amending section 271, General Business Law, by giving New York City municipal court jurisdiction with reference to milk cans. Read once and referred to Committee on General Laws; April 13, reported, and ordered to third reading; passed; in Senate (Rec. No. 453), ordered to third reading; passed; April 14, to Governor; May 13, vetoed.

BARNES. Introductory No. 1519; printed Nos. A. 1879, 2044; entitled: An act amending sections 360, 362, 363, 364.

General Business Law, by providing for registration and trademark protection of cans and can covers. Read once and referred to Committee on General Laws; April 12, reported amended to second reading; April 15, stricken from calendar.

BARNES. Introductory No. 1533; printed No. A. 1925; entitled: An act amending sections 70, 71, 73, General Business Law, by requiring persons or corporations engaged in business of investigator to obtain a license from the State Comptroller and increasing fee for private detective's license from \$150 to \$200 for a person, and from \$200 to \$300 for a firm or corporation, license to cover two years instead of five. Read once and referred to Committee on General Laws; April 14, reported, and ordered to third reading; April 15, stricken from calendar.

BARNES. Introductory No. 1570; printed No. A. 1988, entitled: An act amending section 3076, Civil Code, by increasing sum which may be awarded as costs in justices' courts. Read once and referred to Committee on Codes; April 14, reported, and ordered to third reading; passed; April 14, in Senate (Rec. No. 522), substituted for Senate 1361 on third reading; passed; April 15, to Governor; May 13, vetoed.

BARTHOLOMEW. Introductory No. 266; printed No. A. 268; entitled: An act amending subdivision 2, section 440, Education Law, by providing for taxing State lands for school purposes in town of Fort Ann, Washington county. Read once and referred to Committee on Ways and Means.

BARTHOLOMEW. Introductory No. 524; printed No. A. 544; entitled: An act authorizing Court of Claims to determine claim of Village of Fort Edward against State for damages resulting from removal of water mains in constructing Champlain Canal. Read once and referred to Committee on Claims; April 12, reported, and ordered to third reading; passed; April 13, in Senate (Rec. No. 454), ordered to third reading; passed; April 14, to Governor; May 13, vetoed.

BARTHOLOMEW. Introductory No. 535; printed No. A. 555; entitled: An act amending subdivision 2, section 440;

Education Law, by providing for taxing lands of State for school purposes in District No. 4, town of Fort Ann; District No. 15, towns of Babylon and Huntington, and District No. 3, town of Collins. Read once and referred to Committee on Ways and Means.

BARTHOLOMEW. Introductory No. 966; printed No. A. 1053; entitled: An act appropriating \$35,000 for constructing a plate girder bridge over canal at East street, Fort Edward. Read once and referred to Committee on Ways and Means.

BARTHOLOMEW. Introductory No. 967; printed No. A. 1054; entitled: An act appropriating \$37,000 for constructing a plate girder bridge over canal at Notre Dame street, Fort Edward. Read once and referred to Committee on Ways and Means.

BARTHOLOMEW. Introductory No. 1347; printed No. A. 1545; entitled: An act amending section 571, Education Law, relative to employment of town or village health officer to make medical inspection of school children. Read once and referred to Committee on Public Education.

BAUM. Introductory No. 3; printed No. A. 3; entitled: An act amending section 24, General Construction Law, by making November 11, known as Armistice day a holiday. Read once and referred to Committee on Judiciary.

BAUM. Introductory No. 4; printed No. A. 4; entitled: An act providing for a moratorium, staying enforcement of any judgment to foreclose a mortgage or other real property lien, not exceeding \$5,000 due for principal, until November 1, 1923, upon application to the court, provided the person liable or interested is unable, because of the World war or high cost of living or substantial reduction of income, to satisfy the judgment. Read once and referred to Committee on Judiciary.

BAUM. Introductory No. 546; printed No. A. 566; entitled: An act amending section 276-b, Greater New York Charter, by providing that the time served by any member of board of water

supply police force who has become a member of the fire force shall be counted as service in the fire department. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 147), referred to Committee on Cities.

BAUM. Introductory No. 691; printed No. A. 738; entitled: An act amending sections 1294, 1296, Penal Law, relative to definition of grand larceny, first and second degrees. Read once and referred to Committee on Codes.

BAUM. Introductory No. 860; printed Nos. A. 938, 1831; entitled: An act amending section 374, Election Law, by providing for delivery of ballot boxes in New York City at close of canvass of votes at an election, to the board of elections or at a branch office if election board so determines. Read once and referred to Committee on Judiciary; March 30, reported to second reading; March 31, amended; April 5, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 422), referred to Committee on Judiciary.

BAUM. Introductory No. 1224; printed No. A. 1348; entitled: An act amending chapter 501, Laws of 1900, relative to appointment of public administrator in a county of more than 300,000 and less than 500,000. Read once and referred to Committee on Internal Affairs.

BEASLEY. Introductory No. 1348; printed No. A. 1546; entitled: An act amending section 52, Stock Corporations Law, by providing that a party to an agreement for transfer, sale or delivery of stock or other evidences of indebtedness to a corporation shall not be heard in court to question right of such corporation to contract to purchase, assign or sell such securities. Read once and referred to Committee on Judiciary.

BEASLEY. Introductory No. 1367; printed No. A. 1574; entitled: An act repealing subdivision 7, section 264, Labor Law, relative to fireproof windows. Read once and referred to Committee on Labor and Industries.

BEASLEY. Introductory No. 1410; printed No. A. 1648; entitled: An act proposing amendments to article 5, and sections 11, 12, 14 and 15, article 8, Constitution, by providing for reconstruction of State government. The Secretary of State, Treasurer and State Engineer are eliminated as elective officers. Nineteen civil departments are created. There are other provisions. Read once and referred to Committee on Judiciary.

BEASLEY. Introductory No. 1411; printed No. A. 1649: entitled: An act proposing amendment to sections 21, 22, article 3, and section 9, article 4, Constitution, providing for establishment of a State budget system. Read once and referred to Committee on Judiciary.

BEASLEY. Introductory No. 1412; printed No. A. 1650; entitled: An act proposing amendment to section 1, article 4, Constitution, by making term of Governor and Lieutenant-Governor four years instead of two. Read once and referred to Committee on Judiciary.

BEASLEY. Introductory No. 1485; printed No. A. 1837; entitled: An act amending section 264, Labor Law, by striking out exceptions to subdivision 7 providing that all windows shall be fireproof. Read once and referred to Committee on Labor and Industries.

BETTS. Introductory No. 5; printed No. A. 5; entitled: An act amending section 52, General Construction Law, so as to repeal the daylight saving law. Read once and referred to Committee on Agriculture.

BETTS. Introductory No. 6; printed Nos. A. 6, 2082; entitled: An act amending section 20 and repealing section 21, County Law, and adding new section 48 and repealing old section 48, Legislative Law, by eliminating the publication of session laws in newspapers after December 1, 1921. Read once and referred to Committee on Public Printing; March 23, reported to second reading; March 24, ordered to third reading; April 5, lost and tabled; April 13, vote reconsidered; amended; restored to

third reading; passed under emergency message; in Senate (Rec. No. 448), ordered to third reading; passed; April 15, to Governor; May 2, approved, being chapter 467.

BETTS. Introductory No. 7; printed No. A. 7; entitled: An act appropriating \$104,000 for construction and improvement of those portions of state highway route No. 20 within villages of Clyde and Newark. Read once and referred to Committee on Ways and Means.

BETTS. Introductory No. 8; printed No. A. 8; entitled: An act appropriating \$100,000 for constructing a bridge across Great Sodus bay in town of Huron, Wayne county, the work to be done by highway commissioner. Read once and referred to Committee on Ways and Means.

BETTS. Introductory No. 9; printed No. A. 9; entitled: An act enacting the Securities Law, to be chapter 73, Consolidated Laws, providing for the licensing of brokers and dealers by the Secretary of State, for the filing of statements prerequisite to sale of certain corporate stock or bonds, also for filing of certain promoting and underwriting agreements and relative to requirements and to prospectuses and advertisements. Read once and referred to Committee on Judiciary.

BETTS. Introductory No. 78; printed No. A. 78; entitled: An act providing for the discovery and taxation of interest-bearing and dividend-bearing evidences of indebtedness and securities, upon all contracts executed after June 30, 1921. There is to be paid in the form of a stamp tax a tax of one-fifth of 1 per cent of the principal or par value of such contracts, such tax to be levied each fiscal year during the legal life of the contract. One-fifth of the revenue is to be retained by State and remaining four-fifths to be returned to counties paying same. The law is to be administered by State Comptroller. Read once and referred to the Committee on Taxation and Retrenchment.

BETTS. Introductory No. 252; printed No. A. 254; entitled: An act amending subdivision 12, section 12, General Highway

Traffic Law, by prohibiting the use of motor muffler cut-outs anywhere on public highways. Now their use is prohibited in cities or incorporated villages. Read once and referred to Committee on Internal Affairs.

BETTS. Introductory No. 253; printed No. A. 255, 1691; entitled: An act adding new sections 292 to 295, Membership Corporations Law, imposing an annual State tax of 12 per cent upon gross receipts of persons and corporations conducting running race meetings within the State, the tax to be paid to the Comptroller. Read once and referred to Committee on Judiciary; February 11, reference changed to Committee on Taxation and Retrenchment; March 24, reported amended to second reading; March 31, ordered to third reading; April 7, passed; April 8, in Senate (Rec. No. 420), referred to Committee on Finance; April 15, reported to Committee of the Whole.

BETTS. Introductory No. 257; printed No. A. 259; entitled: An act amending sections 77, 161, Labor Law, and repealing section 93-b, by striking out limitation on hours of labor of women over 21 years in factories and mercantile establishments. Read once and referred to Committee on Labor and Industries.

BETTS. Introductory No. 289; printed Nos. A. 290, 1207, 1708; entitled: An act amending sections 182, 183, 361, 362, 365, Conservation Law, and adding new section 363, relative to hunting and fishing on private lands used for agricultural purposes. Penalty for trespass is made \$50; one-half to be paid to owner of land. Read once and referred to Committee on Conservation; March 4, amended and recommitted; March 25, reported amended to second reading; March 29, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 352), referred to Committee on Conservation; April 7, reported to Committee of the Whole; April 15, Committee on Rules report; ordered to third reading; passed; April 16, to Governor; May 2, approved, being chapter 466.

BETTS. Introductory No. 290; printed No. A. 291; entitled: An act amending section 120, Canal Law, relative to alteration

of roads on account of canal construction. Read once and referred to Committee on Canals; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 220), referred to Committee on Canals; April 5, reported to Committee of the Whole; April 7, ordered to third reading; April 8, passed; April 9, to Governor; April 20, approved, being chapter 235.

BETTS. Introductory No. 334; printed No. A. 335; entitled: An act repealing chapter 294, Laws of 1892, relative to collection of taxes in Wayne county. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 28, in Senate (Rec. No. 48), referred to Committee on Internal Affairs; April 5, reported to Committee of the Whole; April 7, ordered to third reading; April 8, passed; April 9, to Governor; April 20, approved, being chapter 239.

BETTS. Introductory No. 335; printed No. A. 336; entitled: An act amending section 209-a, Election Law, by providing that in each county outside New York City, except as otherwise provided, the county clerk shall have the powers and duties of a board of elections. Read once and referred to Committee on Judiciary.

BETTS. Introductory No. 367; printed No. A. 367; entitled: An act amending subdivision 3, section 291, Highway Law, by increasing from 25 to 50 the percentage of automobile registration fces to be paid by the Secretary of State to counties. Read once and referred to Committee on Internal Affairs.

BETTS. Introductory No. 371; printed No. A. 374; entitled: An act amending section 185, Penal Law, by providing that experiments or investigations shall not be made upon a living dog. Read once and referred to Committee on Codes.

BETTS. Introductory No. 467; printed Nos. A. 477, 1410, 2083; entitled: An act amending sections 284, 284-a, Highway Law, relative to registration and number plates for manufacturer

of and dealers in trailers. Read once and referred to Committee on Internal Affairs; March 9, reported to second reading; March 10, ordered to third reading; March 11, amended in revision; March 17, passed; March 21, in Senate (Rec. No. 185), referred to Committee on Internal Affairs; April 5, reported to the Committee of the Whole; April 7, ordered to third reading; April 8, passed; April 9, to Governor; April 12, recalled from Governor; April 14, in Assembly, vote reconsidered; restored to third reading; April 15, repassed; April 15, vote reconsidered; amended; repassed under emergency message; April 16, in Senate, repassed; April 18, to Governor; May 6, approved, being chapter 593.

BETTS. Introductory No. 511; printed No. A. 528; entitled: An act amending Education Law by repealing article 14 and inserting new article 14, abolishing school directors elected or appointed and all district superintendents and creating the office of school commissioner. School commissioner districts, as existed on January 1, 1910, are restored. Commissioners are to be elected in 1921 and every three years thereafter. Read once and referred to Committee on Public Education.

BETTS. Introductory No. 512; printed No. A. 529; entitled: An act amending sections 94, 95, 121, 123, 128, 132, 145, 451, Education Law, relative to school officers, the formation, dissolution and consolidation of school districts and appeals to Commissioner of Education. Read once and referred to Committee on Public Education.

BETTS. Introductory No. 513; printed No. A. 530; entitled: An act repealing sections 124, 125, 126, 129, Education Law, relative to the alteration, formation, consolidation and dissolution of school districts. Read once and referred to Committee on Public Education.

BETTS. Introductory No. 560; printed Nos. A. 580, 1628; entitled: An act amending section 421, Penal Law, relative to untrue and misleading advertisements. The section is broadened to include the sale of securities, while "knowingly" is stricken out. There are other provisions. Read once and referred to

Committee on Codes; March 23, reported amended to second reading: March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 321), referred to Committee on Codes; April 12, reported, and ordered to third reading; April 14, passed; April 15, to Governor; May 3, approved, being chapter 520.

BETTS. Introductory No. 635; printed No. A. 671; entitled: An act amending sections 45, 49, 75, 58, Election Law, by permitting a state or judicial district party convention to endorse a person as a candidate for nomination at the official primary, for any State office or Supreme Court justice. Designations of candidates for such offices shall be filed not earlier than seventh Tuesday preceding such primary. There are other provisions. Read once and referred to Committee on Judiciary.

BETTS. Introductory No. 1022; printed No. A. 1134; entitled: An act amending Lyons village charter, relative to terms of village officers. Read once and referred to Committee on Villages; March 9, reported to second reading; March 10, ordered to third reading; March 15 passed; March 16, in Senate (Rec. No. 148). referred to Committee on Villages; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 8, to Governor; April 21, approved, being chapter 277.

BETTS. Introductory No. 1107; printed No. A. 1231; entitled: An act adding new section 276, Conservation Law, relative to use of nets in Lakes Erie and Ontario. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4. passed; April 5, in Senate (Rec. No. 322), referred to Committee on Conservation; April 7, reported, and ordered to third reading; April 8, passed; April 9, to Governor; April 21, approved, being chapter 281.

BETTS. Introductory No. 1110; printed No. A. 1234; entitled: An act amending section 197, Conservation Law, permitting taking of beaver day or night from April 1 to April 15.

Beaver dams or houses shall not be molested at any time. Taking of beaver by shooting is prohibited. Read once and referred to Committee on Conservation; April 4, reported adversely.

BETTS. Introductory No. 1388; printed No. A. 1604; entitled: An act amending generally the State Printing Law. State Printing Board is abolished. Control of public printing is vested in a board composed of Governor, or such representative as he may designate, Ways and Means Committee chairman and Finance Committee chairman. The board shall determine number of reports to be printed for State officers and departments and the time of printing and issuing such reports, together with form, contents and frequency of publication. There are other provisions. Read once and referred to Committee on Public Printing.

BETTS. Introductory No. 1521; printed No. A. 1883; entitled: An act amending sections 172, 181, Labor Law, by providing that no female under 21 years, instead of over 16 as at present, shall be employed in a factory or mercantile establishment more than six days or 54 hours a week or more than 9 hours a day. Read once and referred to Committee on Labor and Industries.

BETTS. Introductory No. 1522; printed No. A. 1884; entitled: An act amending sections 172, 181, Labor Law, by striking out provision that no female over 21 years shall work in a factory between 10 p. m. and 6 a. m. and providing that no female under 21 years shall work in a mercantile establishment between 10 p. m. and 7 a. m. Read once and referred to Committee on Labor and Industries.

BETTS. Introductory No. 1523; printed No. A. 1885; entitled: An act appropriating \$37,000 for Barge canal terminal at Clyde. Read once and referred to Committee on Ways and Means.

BETTS. Introductory No. 1524; printed No. A. 1886; entitled: An act appropriating \$30,000 for Department of Farms

and Markets for acquisition, dissemination and exchange of information relating to market prices and conditions of food products in the State and elsewhere for benefit of producers and consumers, including expense of leasing telegraph or telephone wires, supplies and salaries of operators and experts. Read once and referred to Committee on Ways and Means.

BETTS. Introductory No. 1525; printed No. A. 1887; entitled: An act amending sections 182, 183, Labor Law, by providing that no female under 21 years, instead of over 16 years as at present, shall be employed in any restaurant in first or second class cities more than six days or 54 hours a week, nor more than 9 hours a day or from 10 p. m. to 6 a. m.; and that no female under 21, instead of over 18, shall be employed on any elevator more than six days or 54 hours a week or more than 9 hours a day or between 10 p. m. and 7 a. m. Read once and referred to Committee on Labor and Industries.

BETTS. Introductory No. 1571; printed No. A. 1989; entitled: An act amending section 219, Public Health Law, relative to practice of veterinary medicine. Read once and referred to Committee on Public Health.

BLAKELY. Introductory No. 10; printed No. A. 10, S. 504; entitled: An act amending chapter 452, Laws of 1908, relative to assessment of real property in the city of Yonkers. Read once and referred to Committee on Cities; January 26, reported to second reading; January 27, ordered to third reading; February 2, passed; February 3, in Senate (Rec. No. 1), referred to Committee on Cities; February 8, committee discharged; substituted for S. 63, on third reading; February 2, passed; February 28, Assembly concurs; March 1, to Mayor; March 11, returned, accepted; to Governor; March 16, approved, being chapter 91.

BLAKELY. Introductory No. 324; printed No. A. 325; entitled: An act adding new section 320-c, Highway Law, relative to county and State aid for construction, improvement and

maintenance of connecting highways in cities and villages in a county of more than 300,000 adjoining New York City. Read once and referred to Committee on Internal Affairs.

BLAKELY. Introductory No. 325; printed Nos. A. 326, 918, S. 1873; entitled: An act requiring establishment of two platoons for firemen in first and second class cities of the State and limiting hours for tours of duty. Read once and referred to Committee on Cities; February 23, reported amended to second reading; March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 99), referred to Committee on Cities; April 16, reported; Committee on Rules report; amended; ordered to third reading; passed under emergency message; Assembly concurs; April 18, to Governor; May 13, vetoed.

BLAKELY. Introductory No. 469; printed No. A. 479; entitled: An act amending sections 1518, 1519, Civil Practice Act, relative to fees of Westchester county clerk. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 423), referred to Committee on Codes; April 16, reported and ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

BLAKELY. Introductory No. 692; printed Nos. A. 739, 1756; entitled: An act adding new article 2-B, General City Law, prohibiting cities from increasing during any year compensation of any employee or officer, except those on per diem basis, after same has been fixed by budget. Read once and referred to Committee on Cities; March 9, reported to second reading; March 14, ordered to third reading; March 29, amended; April 12, passed; April 13, in Senate (Rec. No. 455), referred to Committee on Cities; April 16, reported, and ordered to third reading; passed; April 18, to Governor; May 3, approved, being chapter 502.

BLAKELY. Introductory No. 981; printed No. A. 1069; entitled: An act amending section 291, Highway Law. by permitting use of automobile registration money for improving con-

necting village and city highways in a county of more than 300,000 adjoining New York City. Read once and referred to Committee on Internal Affairs.

BLAKELY. Introductory No. 982; printed No. A. 1070; entitled: An act amending sections 215, 216, 218, 223, Highway Law, relative to selection of a jury to determine necessity of private road and amount of damages sustained by opening thereof. Read once and referred to Committee on Internal Affairs; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 364), referred to Committee on Internal Affairs; April 13, reported and ordered to third reading; April 14, passed; April 15, to Governor; April 30, approved, being chapter 403.

BLAKELY. Introductory No. 983; printed No. A. 1071; entitled: An act adding new section 320-c, Highway Law, providing for county and State aid for construction and maintenance of connecting highways in villages and cities. Read once and referred to Committee on Internal Affairs.

BLAKELY. Introductory No. 984; printed No. A. 1072; entitled: An act amending chapter 452, Laws of 1908, relative to payment of taxes in the city of Yonkers. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 221), referred to Committee on Cities; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 11, to Mayor; April 23, returned, accepted; to Governor; May 3, approved, being chapter 541.

BLAKELY. Introductory No. 1017; printed Nos. A. 1105, 1791; entitled: An act amending chapter 452, Laws of 1908, relative to acting city judge of Yonkers. Read once and referred to Committee on Cities; March 30, reported amended to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 424), ordered to third reading and

referred to Committee on Cities; reported, and restored to third reading; April 14, passed; April 19, to Mayor; April 28, returned, accepted; to Governor; May 3, approved, being chapter 542.

BLAKELY. Introductory No. 1111; printed No. A. 1236; entitled: An act adding new section 312-a, Public Health Law, requiring bathing establishments to be equipped with pulmotors. Read once and referred to Committee on Public Health.

BLAKELY. Introductory No. 1440; printed No. A. 1723; entitled: An act amending section 201, Second Class Cities Law, by providing that the corporation counsel shall appear for the commissioner of charities in bastardy proceedings. Read once and referred to Committee on Cities; April 13, reported and ordered to third reading; passed; in Senate (Rec. No. 456), referred to Committee on Cities; April 15, reported and ordered to third reading; April 16, passed; April 18, to Governor; April 30, approved, being chapter 363.

BLAKELY. Introductory No. 1587; printed No. A. 2027; entitled: An act amending subdivision 4, section 482, Penal Law, relative to duty of health board to inspect premises licensed for the care of certain females or children. Read once and referred to Committee on Codes; April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 583), ordered to third reading; passed; April 18, to Governor; May 4, approved, being chapter 566.

BLOCH. Introductory No. 11; printed No. A. 11; entitled: An act amending section 2125, Penal Law, by making the penalty for robbery, first degree, not less than ten years, instead of not more than twenty years. Read once and referred to Committee on Codes; February 23, reported to second reading; February 24, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 100), referred to Committee on Codes.

BLOCH. Introductory No. 12; printed No. A. 12; entitled: An act amending section 340, General Business Law, by providing that the provision against monopolies shall apply to co-operative associations of farmers, gardeners or dairymen or to contracts or arrangements made by such associations. Read once and referred to Committee on Judiciary.

BLOCH. Introductory No. 13; printed No. A. 13; entitled: An act amending section 582, Penal Law, by providing that the provision against conspiracies shall apply to associations of farmers, gardeners or dairymen or to contracts or combinations heretofore or hereafter made by such associations or members in making collective sales and marketing. Read once and referred to Committee on Codes.

BLOCH. Introductory No. 14; printed No. A. 14; entitled: An act amending sections 77, 78, 161, Labor Law, relative to hours of labor of minors and women. No male or female minor shall be employed in any factory for more than 48 hours a week instead of 54 hours, as at present. No female minor over 16 years shall be allowed to work in any mercantile establishment more than 48 hours a week instead of 54 hours. Read once and referred to Committee on Labor and Industries.

BLOCH. Introductory No. 15; printed No. A. 15; entitled: An act proposing amendment to section 4, article 3, repealing section 5, article 3, and inserting new section 5, Constitution, relative to apportionment of Senators and Assemblymen. Provision that no county shall have four or more Senators unless it shall have full ratio for each Senator and that no county shall have more than one-third of all Senators and no two counties which are adjoining or are separated only by public waters shall have more than one-half of all Senators, is stricken out. The quotient obtained by dividing the whole number of inhabitants of State, excluding aliens, by number of members of Assembly, shall be ratio for apportionment of Assemblymen. Read once and referred to Committee on Judiciary; April 15, motion to discharge committee lost.

BLOCH. Introductory No. 16; printed No. A. 16; entitled: An act providing for appointment by Governor of a State wage

commission of three members, one to be a woman. The commission is to determine living wages for women and minors, the act to be known as the "Minimum Wage Law." Read once and referred to Committee on Labor and Industries; April 15, motion to discharge committee lost.

BLOCH. Introductory No. 196; printed No. A. 198; entitled: An act permitting the withholding of payment of tax upon gross receipts of boxing match held in 1921 prior to January 16 where such receipts are to be applied to remedy conditions resulting from World war. Read once and referred to Committee on Ways and Means.

BLOCH. Introductory No. 337; printed No. A. 338; entitled: An act adding new article 4-B, Farms and Markets Law, by establishing a bureau of milk regulation. Read once and referred to Committee on Agriculture.

BLOCH. Introductory No. 358; printed Nos. A. 358, 728; entitled: An act adding new section 22, New York City Inferior ('riminal Courts Act, authorizing Special Sessions Court to order the taking of finger prints after conviction, the board of justices being authorized to limit application of this power to certain offenses. Read once and referred to Committee on Codes; February 15, reported amended to second reading; February 22. amended and ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 58), referred to Committee on Codes; March 17, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Mayor; April 6, returned, accepted; to Governor; April 20, approved, being chapter 223.

BLOCH. Introductory No. 468; printed No. A. 478; entitled: An act amending subdivision b, section 1146, Greater New York Charter, relative to membership of Hunter College Teachers' Retirement Board. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24. ordered to third reading; March 1, passed; March 2, in Senate

(Rec. No. 66), referred to Committee on Cities; March 9, reported to Committee of the Whole; March 10, ordered to third reading; March 14, passed; March 15, to Mayor; March 25, returned, accepted; to Governor; April 8, approved, being chapter 166.

BLOCH. Introductory No. 693; printed No. A. 740; entitled: An act amending section 844, Greater New York Charter, by providing for notice to interested parties of hearing on question of revoking license to erect sheds on wharf property. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 149), referred to Committee on Cities; April 15, reported and ordered to third reading; April 16, passed; April 18, to Mayor; May 2, returned, accepted; to Governor; May 6, approved, being chapter 611.

BLOCH. Introductory No. 733; printed No. A. 786; entitled: An act adding new section 287-b, Highway Law, requiring every motor vehicle used in hacking or otherwise for hire in any city shall have therein a sign stating name of owner. Violation is a misdemeanor. Read once and referred to the Committee on Internal Affairs.

BLOCH. Introductory No. 826; printed No. A. 884; entitled: An act incorporating The Heckscher Foundation for Children. Read once and referred to Committee on Judiciary; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 116), substituted for S. 575 on third reading; passed; March 10, to Governor; March 16, approved, being chapter 73.

BLOCH. Introductory No. 1088; printed No. A. 1212; entitled: An act adding new section 287-b, Highway Law, requiring the placing on motor vehicles used for hire, of signs showing ownership thereof. Read once and referred to Committee on Internal Affairs; March 30, reported to second reading; April 7, ordered to third reading.

BLOCH. Introductory No. 1203; printed No. A. 1327; entitled: An act amending sections 31, 34, 74, 94, New York City Inferior Criminal Courts Act, by providing that appeals from a judgment or other determination of a city magistrate shall be taken to special sessions court instead of to general sessions court or county court as provided in Criminal Code. There are other provisions. Read once and referred to Committee on Codes.

BLOCH. Introductory No. 1207; printed No. A. 1331; entitled: An act amending section 34-i, New York City Inferior Criminal Courts Act, by providing for a deputy chief clerk in children's court and relative to terms of office of clerks of such court. Read once and referred to Committee on Codes; March 30, reported to second reading; March 31, ordered to third reading, April 6, passed; April 7, in Senate (Rec. No. 365), referred to Committee on Codes; April 13, Committee discharged; ordered to third reading; passed; April 18, to Mayor; May 2, returned, accepted; to Governor; May 6, approved, being chapter 622.

BLOCH. Introductory No. 1208; printed No. A. 1332; entitled: An act amending section 34-f, New York City Inferior Criminal Courts Act, authorizing children's court justices to visit and inspect any institution to which a child may be committed by the court or to assign any clerk or officer to make such inspection. Read once and referred to Committee on Codes.

BLOCH. Introductory No. 1303; printed Nos. A. 1469, 1963; entitled An act incorporating Jewish Board of Guardians and providing for consolidation of Jewish Protectory and Aid Society and other charitable corporations into it. Read once and referred to Committee on Judiciary; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 279), substituted for S. 951 on third reading; passed; April 1, to Governor; April 5, recalled from Governor; April 7, in Assembly, vote reconsidered; amended; restored to third reading; April 13, repassed; in Senate, repassed; April 15, to Governor; April 23, approved, being chapter 330.

BLODGETT. Introductory No. 79; printed Nos. A. 79, 1119; entitled: An act adding a new section 272-a, Penal Law, pro-

hibiting any one not an attorney, to draw instruments and wills affecting real property, legal papers and doing certain other acts, in cities. Read once and referred to Committee on Codes; March 2, amended and recommitted; March 9, reported to second reading; March 15, ordered to third reading; March 21, lost.

BLODGETT. Introductory No. 80; printed No. A. 80; entitled: An act creating a commission of three, one to be appointed by Attorney-General, one by Comptroller and one by Agricultural Commissioner, to audit claims presented on account of quarantine restrictions against spread of European corn-borer. Read once and referred to Committee on Ways and Means.

BLODGETT. Introductory No. 81; printed No. A. 81; entitled: An act appropriating \$4,000,000 for construction of a hospital for discharged soldiers, sailors and marines in New York State suffering from tuberculosis. The commission is to consist of State Architect, Comptroller, Attorney-General, representative of labor and a member of the medical profession in military or naval service during World war, to be appointed by Governor. Read once and referred to Committee on Ways and Means.

BLODGETT. Introductory No. 197; printed Nos. A. 199, 1985; entitled: An act adding new section 21-b, Civil Service Law, providing for retirement on half pay on own request of veterans of the Spanish-American war, Philippine insurrection, China relief expedition, World war, and exempt volunteer firemen, by State, city or county employing them at time of retirement. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 8, amended; April 13, passed; in Senate (Rec. No. 457), ordered to third reading; April 14, passed; April 15, to Governor May 13, vetoed.

BLODGETT. Introductory No. 1397; printed No. A. 1630; entitled: An act amending Public Health Law, by adding new sections 278-a, 281-a, 282-a, relative to practice of chiropody and pediatry. Read once and referred to Committee on Public Health.

- BLODGETT. Introductory No. 1417; printed No. A. 1655; entitled: An act amending sections 546, 635, 720, Judiciary Law, by exempting from jury duty licensed chiropodists. Read once and referred to Committee on Judiciary.
- BLY. Introductory No. 276; printed Nos. A. 278, 1120; entitled: An act adding new section 16-a, Civil Service Law, providing that where a position in the exempt class is placed in the competitive class, it shall thereupon be considered vacant and an open competitive examination shall be held to establish a list for appointment. Read once and referred to Committee on Judiciary; March 2, amended and recommitted; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 222), referred to Committee on Civil Service.
- BLY. Introductory No. 277; printed Nos. A. 279, 590; entitled: An act amending section 475, Greater New York charter, by providing that any water meter shall be deemed as approved for purposes of section which has already been approved for such purposes or shall hereafter be approved by chief engineer of water supply, gas and electricity department, after satisfactory tests by engineers thereof. Read once and referred to Committee on Cities; February 9, reported amended to second reading; February 11, ordered to third reading; February 22, passed; February 23, in Senate (Rec. No. 36), referred to Committee on Cities; April 7, reported and ordered to third reading; April 8, passed; April 11, to Mayor; April 27, returned, not accepted.
- BLY. Introductory No. 361; printed Nos. A. 361, 1790; entitled: An act amending sections 115, 116, Judiciary Law, by providing that official referees appointed in second judicial district shall not hold any public office or practice as attorney or otherwise act as referee for receiver, and making other provisions. Read once and referred to Committee on Judiciary; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 425), referred to Committee on Judiciary; April 14, reported to Committee of the Whole.

- BLY. Introductory No. 420; printed Nos. A. 429, 1674; entitled: An act adding new section 22-d, Civil Service Law, relative to effect of service and credit therefor, in World War on civil service status of soldiers, sailors or marines. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 24, amended; March 31, passed; April 4, in Senate (Rec. No. 294), referred to Committee on Civil Service; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 7, approved, being chapter 654.
- BLY. Introductory No. 846; printed Nos. A. 904, 1409; entitled: An act amending article 7-a, General Business Law, relative to registered architects. There are provisions for the conviction and prosecution of offenders and to application of fees and fines. Read once and referred to Committee on General Laws; March 9, reported to second reading; March 10, ordered to third reading; March 11, amended in revision; March 17, passed; March 21, in Senate (Rec. No. 186), referred to Committee on Judiciary.
- BLY. Introductory No. 900; printed Nos. A. 985, 1535; entitled: An act amending section 262, Tax Law, relative to purposes of retirement by providing that in counties in New York City recording officers and assistants shall be considered as in city service. Read once and referred to Committee on Taxation and Retrenchment; March 17, reported amended to second reading; March 22, ordered to third reading; March 29, passed; March 30, in Senate (Rec. No. 275), referred to Committee on Taxation and Retrenchment; April 5, committee discharged; ordered to third reading; April 6, passed; April 7, to Governor; April 21, approved, being chapter 271.
- BLY. Introductory No. 1319; printed No. A. 1506; entitled: An act amending section 223, and adding new section 267-a, Criminal Code, by permitting women to sit on jury. Read once and referred to Committee on Codes.
- BOOTH. Introductory No. 255; printed No. A. 257; entitled: An act amending section 52, General Construction Law,

by providing that the daylight saving shall begin at 2 a. m. of the last Sunday in April instead of March as at present, and end at 2 a. m. on the last Sunday in September instead of October. Read once and referred to Committee on Agriculture.

BOOTH. Introductory No. 256; printed No. A. 258; entitled: An act amending chapter 307, Laws of 1913, relative to boundaries of eleventh and thirteenth wards of Utica. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16 in Senate (Rec. No. 24), referred to Committee on Cities; February 23, reported to Committee of the Whole; March 2, ordered to third reading; March 3, passed; March 4, to Mayor; March 11, returned, accepted; to Governor; March 16, approved, being chapter 89.

BOOTH. Introductory No. 419; printed No. 428; entitled: An act amending chapter 161, Laws of 1907, relative to composition of the firemen's relief and pension fund in Utica. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 25), referred to Committee on Cities; February 23, reported to Committee of the Whole; March 2, ordered to third reading; March 3, passed; March 4, to Mayor; March 11, returned, accepted; to Governor; March 16, approved, being chapter 92.

BOOTH. Introductory No. 901; printed Nos. A. 986, 1789; entitled: An act amending chapter 393, Laws of 1906, relative to police pensions, Utica. Read once and referred to Committee on Cities; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 426), ordered to third reading and referred to Committee on Cities; April 14, reported and restored to third reading; April 15, passed; April 19, to Mayor; April 27, returned, not accepted.

BOOTH. Introductory No. 1229; printed No. A. 1356; entitled: An act amending section 4, chapter 746, Laws of 1911.

Barge Canal Terminal Act, by providing that that portion of present Erie canal in Utica between Schuyler and Third streets may be retained at less than its present dimensions; nor shall structures thereon be operated for terminal purposes. Read once and referred to Committee on Ways and Means; April 14, reported and ordered to third reading; passed; in Senate (Rec. No. 523), ordered to third reading; April 15, passed; April 18, to Governor; April 30, approved, being chapter 362.

BOOTH. Introductory No. 1261; printed No. A. 1403; entitled: An act authorizing Utica to change course of Sylvan Glen and Beckwith creeks, town of Hartford and city of Utica. Read once and referred to Committee on Cities; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7 in Senate (Rec. No. 366), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 19, to Mayor; April 27, returned, accepted; to Governor; May 4, approved, being chapter 562.

BOOTH. Introductory No. 1281; printed No. A. 1444; entitled: An act authorizing State Land Office Commissioners to sell and convey certain unappropriated State lands in Utica. Read once and referred to Committee on Ways and Means.

BORKOWSKI. Introductory No. 278; printed No. A. 280; entitled: An act authorizing Buffalo to issue \$100,000 of bonds to construct, improve, rebuild and equip buildings of the Grosvenor Library in Buffalo. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24, ordered to third reading; March 1, stricken from calendar.

BORKOWSKI. Introductory No. 389; printed No. A. 392; entitled: An act adding new section 91-a, Decedent Estate Law, providing that if an intestate shall be survived by husband or wife and his real property shall not descend as provided in preceding sections, such surviving husband or wife shall inherit such property. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 167), referred to Committee on Judiciary.

BORKOWSKI. Introductory No. 491; printed No. A. 504; entitled: An act inserting new article 3-a, City Law, providing for boards of examiners of boiler-makers, to be appointed by mayor of city, and providing for licensing boiler-makers. Read once and referred to Committee on Cities.

BORKOWSKI. Introductory No. 789; printed No. A. 842: entitled: An act adding new article 6-a, Banking Law, creating the New York Securities Commission, consisting of Banking Superintendent, State Treasurer and Attorney-General, which is empowered to pass upon all stocks, bonds and other securities offered for sale by every investment company, domestic or foreign. If the commission finds that the proposed plan of business of a company or its securities are fraudulent, it shall not issue a certificate. Without such certificate sale of securities is prohibited. Read once and referred to Committee on Banks.

BORKOWSKI. Introductory No. 1112; printed Nos. A. 1237, 1413; entitled: An act amending section 61, Transportation Corporations Law, relative to amount of pressure which shall be maintained at meters by natural gas companies. Read once and referred to Committee on Judiciary; March 10, amended and recommitted.

BORKOWSKI. Introductory No. 1368; printed No. A. 1575: entitled: An act adding new section 24-a, Public Service Commissions Law, providing that a commission shall not fix a value for rate-making purposes of so much of property of any person or corporation subject to jurisdiction of commission as was included in latest annual report filed with State Tax Commission, higher than the value placed on such property by such person or corporation in such report. Read once and referred to Committee on Judiciary.

BORKOWSKI. Introductory No. 1381; printed No. A. 1591; entitled: An act amending section 101, Insurance Law, by providing that standard life policy shall contain provision that policy shall be incontestable after "it has been in force during the lifetime of the insured for a period of" two years from its date of

issue. Read once and referred to Committee on Insurance; March 28, reported to second reading; recommitted; March 31, reported to second reading; April 4, ordered to third reading; April 11, stricken from calendar.

BORKOWSKI. Introductory No. 1398; printed No. A. 1631; entitled: An act adding new article 26-a, General Business Law, creating the State securities commission consisting of Superintendent of Banks, State Treasurer and Attorney-General; requiring investment companies, before selling any stocks or bonds, to file statement with commission and providing for licensing of sales of securities. Read once and referred to Committee on General Laws.

BORKOWSKI. Introductory No. 1409; printed No. A. 1647; entitled: An act amending section 12, Workmen's Compensation Law, by providing that in case injury results in disability of more than 14 days, instead of 49 days, as at present, compensation shall run from date of disability. Read once and referred to Committee on Labor and Industries.

BORKOWSKI. Introductory No. 1486; printed No. A. 1838; entitled: An act empowering Attorney-General, in order to prevent fraud respecting securities offered for sale, to require the filing with him, of a statement in writing under oath concerning such securities. He may subpoena attendance of witnesses and production of books and papers and issue an order prohibiting sale or advertisement of securities. Violation of such order is made a misdemeanor. Read once and referred to Committee on Judiciary; April 16; motion to discharge committee lost.

BRADY. Introductory No. 103; printed No. A. 103; entitled: An act adding new section 261-a, General Corporation Law, providing that on appointment of receiver of a corporation, other than a moneyed corporation, the wages of employees thereof shall be preferred to every other debt or claim. Provisions of section 230 do not apply to this section. Read once and referred to Committee on Labor and Industries; February 10, reported to second reading; February 14, stricken from calendar.

BRADY. Introductory No. 104; printed Nos. A. 104, 629, S. 897; entitled: An act re-enacting the Employers' Liability Law as chapter 73, Consolidated Laws. Read once and referred to Committee on Labor and Industries; February 10, reported amended to second reading; February 15, ordered to third reading; February 22, passed; February 23, in Senate (Rec. No. 37) referred to Committee on Labor and Industries; March 3, reported to Committee of the Whole; March 7, amended; ordered to third reading; March 14, passed; March 15, Assembly concurs; March 15, to Governor; March 28, approved, being chapter 121.

BRADY. Introductory No. 105; printed Nos. A. 105, 669, 782; entitled: An act recodifying the Labor Law, and reappropriating \$1,217,236.60. Read once and referred to Committee on Labor and Industries; February 10, reported amended to second reading; February 15, ordered to third reading; February 17, amened; February 28, stricken from cadendar.

BRADY. Introductory No. 156; printed No. A. 156; entitled: An act amending section 21-a, Civil Service Law, relative to pensions to retiring veterans of the late Civil war, by State departments or institutions. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 67), substituted for S. 125 on third reading; passed; March 3, to Governor; March 9, approved, being chapter 54.

BRADY. Introductory No. 198; printed No. A. 200; entitled: An act adding new section 261-a, General Corporation Law, providing that on appointment of receiver of a corporation, other than a moneyed corporation, the wages of employees thereof shall be preferred to every other debt or claim. Provisions of section 230 do not apply to this section. Read once and referred to Committee on Labor and Industries; February 10, reported to second reading; February 11, ordered to third reading; February 22, stricken from calendar.

BRADY. Introductory No. 199; printed No. A. 201; entitled: An act amending sections 1270, 1271, 1275, 1276, 1277, Penal

Law, relative to violations of Labor Law. Read once and referred to Committee on Codes; March 2, reported to second reading; March 3, ordered to third reading; March 9, stricken from calendar.

BRADY. Introductory No. 200; printed No. A. 202; entitled: An act adding new subdivisions 8-a, section 94, and new sections 640 to 648, Education Law, relative to alien children and children employed in street trades. Read once and referred to Committee on Labor and Industries; February 10, reported to second reading; February 11, ordered to third reading; February 22, stricken from calendar.

BRADY. Introductory No. 261; printed Nos. A. 263, 498, 1538, 1676, 1773; entitled: An act amending sections 25, 77, Workmen's Compensation Law, by providing that compensation shall be paid periodically and promptly, same as wages and directly to person entitled thereto without waiting for award by Industrial Board, except where right to compensation is controverted by employer. First payment shall become due on 21st day of disability. The commission may charge insurance carrier \$5 for each adjourned hearing. Read once and referred to Committee on Labor and Industries; amended to second reading; March 23, amended; March 30, amended; April 7, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 458) referred to Committee on Labor and Industries; Committee discharged, and ordered to third reading, passed; April 18, to Governor; May 3, approved, being chapter 540.

BRADY. Introductory No. 279; printed No. A. 281; entitled: An act extending for two years time for finishing the Frontier Electric railway. Read once and referred to Committee on Railroads; February 17, reported to second reading; February 18, ordered to third reading; February 28, stricken from calendar.

BRADY. Introductory No. 287; printed Nos. A. 289, 781; entitled: An act adding new section 71-a, Partnership Law, providing that on appointment of receiver of a partnership the wages

of employees of such partnership shall be preferred to every other debt or claim. Read once and referred to Committee on General Laws; February 16, reported to second reading; February 17, ordered to third reading; February 18, amended in revision; February 24, passed; February 28, in Senate (Rec. No. 45), substituted for S. 46 on third reading, passed; March 1, to Governor; March 3, approved, being chapter 23.

BRADY. Introductory No. 421; printed No. A. 430; entitled: An act amending chapter 345, Laws of 1888, relative to personnel of grade crossing commission for Buffalo. The members of the city council are to constitute the commission. Read once and referred to Committee on Cities.

BRADY. Introductory No. 422; printed No. A. 431; entitled: An act amending chapter 842, Laws of 1911, by making the members of the Buffalo city council constitute the Buffalo railway terminal station commission. Read once and referred to Committee on Cities.

BRADY. Introductory No. 547; printed No. A. 567; entitled: An act amending Buffalo charter by permitting trustees of firemen's relief and pension fund to increase any pension heretofore granted to not more than \$600 a year. Read once and referred to Committee on Cities.

BRADY. Introductory No. 598; printed Nos. A. 632, 1760; entitled: An act authorizing Court of Claims to determine claims of Louise L. and George E. Groess against State for damages resulting from injuries received by Louise L. Groess on grounds surrounding State School for Blind. Read once and referred to Committee on Claims; March 29, reported amended to second reading; April 4, ordered to third reading; April 11, stricken from calendar.

BRADY. Introductory No. 624; printed No. A. 658; entitled: An act amending sections 188, 206, Tax Law, by providing franchise tax on trust companies shall be distributed by State Comp

troller to treasurers of the several counties, in proportion to amount of taxes collected under this section in or from county. Read once and referred to Committee on Taxation and Retrenchment.

BRADY. Introductory No. 625; printed No. A. 659; entitled: An act amending sections 3, 91, 93, Workmen's Compensation Law, by defining "commission" and by making these sections conform to proposed reorganization of Industrial Commission. Sections 62, 63, 65, 66, 75 are repealed. Read once and referred to Committee on Labor and Industries; February 17, reported to second reading; February 22, ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 59) referred to Committee on Labor and Industries; March 2, Committee discharged; substituted for S. 407 on third reading; March 3, passed; March 4, to Governor; March 9, approved, being chapter 60.

BRADY. Introductory No. 661; printed Nos. A. 697, 1121; entitled: An act inserting new article 21-a, General Business Law, prohibiting unwarranted strikes or lockouts carried on by or in respect to employees whose terms of employment are fixed by United States, the State or any political subdivision thereof; by employees in any industry or employment furnishing necessary service to public or regularly producing and furnishing necessaries of life; or in violation of agreement or for condition of employment conflicting with agreement between employer and his employees or an employer and any organization of employees; or in violation of any arbitration award or for conditions of employment conflicting with terms thereof; or where there is no trade dispute involving issues of direct benefit to the acting parties, and for certain other reasons. Read once and referred to Committee on General Laws; March 2, amended and recommitted.

BRADY. Introductory No. 694; printed No. A. 741; entitled: An act appropriating \$1,500,000 for personal service and for maintenance and operation of State Labor Department for year beginning July 1, 1921. Read once and referred to Committee on Ways and Means.

BRADY. Introductory No. 734; printed No. A. 787; entitled: An act amending Buffalo charter by providing that amount

given to members of police and fire departments when disabled by sickness, shall be regulated by ordinance at not less than half pay. Read once and referred to Committee on Cities.

BRADY. Introductory No. 902; printed No. A. 987; entitled: An act amending section 26, Workmen's Compensation Law, relative to enforcement of awards against uninsured employers. Read once and referred to Committee on Labor and Industries.

BRADY. Introductory No. 932; printed No. A. 1017; entitled: An act adding new subdivision 44, section 12, County Law, authorizing board of supervisors to levy taxes and appropriate money for relief and education of poor persons permanently or temporarily within county. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March 30, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 353), referred to Committee on Internal Affairs.

BRADY. Introductory No. 985; printed No. A. 1073; entitled: An act adding new section 436-b, Penal Law, by making it a misdemeanor for a person other than owner or agent to deface marks on rental storage batteries or to recharge such batteries. Read once and referred to Committee on Codes.

BRADY. Introductory No. 986; printed No. A. 1074; entitled: An act amending Buffalo city charter by empowering the council to enact ordinances to regulate grading, labeling and methods of handling milk, cream and milk products and to prohibit keeping or sale thereof which do not conform to fixed standards. Such regulations may be more but not less stringent than those imposed by State law. Read once and referred to Committee on Cities.

BRADY. Introductory No. 987; printed No. A. 1075; entitled: An act authorizing Court of Claims to determine claim of Charles Flynn against State for injuries sustained while ejecting a woman from Assembly chamber. Read once and referred to Committee on Claims; March 29, reported to second reading;

March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 367), referred to Committee on Judiciary; April 12, reported and ordered to third reading; April 14, passed; April 18, to Governor; May 13, vetoed.

BRADY. Introductory No. 1238; printed No. A. 1380; entitled: An act amending Buffalo charter relative to salary and powers of mayor; authorizing him to appoint commissioners of finance and accounts, public affairs, public works, and parks and public buildings; abolishing department of public safety and providing for departments of police, fire and health. Read once and referred to Committee on Cities; April 5, reported to second reading; April 12, ordered to third reading; April 16, stricken from calendar.

BRADY. Introductory No. 1239; printed No. A. 1381; entitled: An act amending Buffalo city charter relative to nomination and election of mayor and councilmen. Read once and referred to Committee on Cities; April 5, reported to second reading; April 12, ordered to third reading; April 16, stricken from calendar.

BRADY. Introductory No. 1262; printed No. A. 1404; entitled: An act adding new article 13-a, Public Health Law, creating a State board of examiners for licensing barbers. Read once and referred to Committee on Public Health.

BRADY. Introductory No. 1263; printed No. A. 1405; entitled: An act amending section 1253, Penal Law, by increasing penalty for violation of law prohibiting Sunday barbering, and relative to drawing of curtains during prohibited hours. Provision permitting Sunday barbering in Saratoga Springs and New York City is stricken out. Read once and referred to Committee on Codes.

BRADY. Introductory No. 1320; printed No. A. 1507; entitled: An act amending section 12, Religious Corporations Law, relative to sale, mortgage and lease of real property by an incor-

porated African Methodist Episcopal Zion church. Read once and referred to Committee on Charitable and Religious Societies; March 30, reported to second reading; March 31, recommitted.

BRADY. Introductory No. 1399; printed No. A. 1632; entitled: An act amending section 178, Railroad Law, by providing that no requirement contained in any statute, contract, franchise, consent or agreement shall be construed to impose on any street surface railroad an obligation to have paved or keep in repair any part of any street except as required from time to time by public service or transit commission. Read once and referred to Committee on Railroads.

BRADY. Introductory No. 1432; printed Nos. A. 1696, 2018; entitled: An act adding new subdivision 15, section 66, Public Service Commissions Law, providing for purchase by gas corporations of by-product gas to be used in its service to customers, the price of gas to be based on the then market price of coal. Read once and referred to Committee on Judiciary; April 11 amended and recommitted.

BRADY. Introductory No. 1457; printed No. A. 1744; entitled: An act amending section 60 Public Buildings Law, relative to board of trustees of Soldiers and Sailors' Home. Read once and referred to Committee on Soldiers' Home.

BRADY. Introductory No. 1467; printed No. A. 1798; entitled: An act appropriating \$35,000 for installation in Assembly of an electrical and mechanical system for registering votes of members on all questions requiring a roll call. Read once and referred to Committee on Ways and Means.

BRADY. Introductory No. 1468; printed Nos. A. 1799, 1995, 2038; entitled: An act amending sections 18, 19, 21, 27, 110, 146, 195, 220, 265, 351, 391, 473. Labor Law, by providing, among other things, that females over 21 years may be employed in operating polishing or buffing wheels for wet grinding under conditions specified by industrial board; and that an employer in

railroad, telegraph, telephone, water, express, mercantile and certain other industries may pay his employees by check on furnishing satisfactory proof to commission; relative to payment of prevailing rate of wages in water-works construction; to powers of Industrial Commission and to referees. Read once and referred to Committee on Labor and Industries; April 5, reported to second reading; April 9, amended; April 11, amended; April 16, stricken from calendar.

BRADY. Introductory No. 1503; printed No. A. 1860; entitled: An act amending section 1897, Penal Law, by providing that application for license to carry concealed weapons, made to a magistrate in a city or village, must be approved by chief of police. Licenses are good for one year only, and must be carried on person. One copy of each license must be sent to superintendent of State police and one to local police chief. Read once and referred to Committee on Codes.

BRADY. Introductory No. 1549; printed No. A. 1951; entitled: An act amending section 200, General Business Law, by providing that hotel keepers shall not be liable for loss or theft of bank notes, bonds, negotiable securities, articles of gold and silver manufacture or other valuable personal property of small compass unless deposited in a safe provided for that purpose. Read once and referred to Committee on General Laws.

BRADY. Introductory No. 1550; printed No. A. 1952; entitled: An act amending section 201, General Business Law, by providing that hotel keepers shall not be liable for loss of personal property from fire, theft or otherwise, exceeding \$250 in value, unless occasioned by negligence of hotel keeper or employees. In no event shall such liability exceed \$1,000 unless there is a contract with guest to assume greater liability. Read once and referred to Committee on General Laws.

BROOKS. Introductory No. 164; printed No. A. 164; entitled: An act appropriating \$25,000 for a new State armory in Oneida and providing for issue of bonds by Madison county in connection therewith. Read once and referred to Committee on Ways and Means.

BROOKS. Introductory No. 852; printed No. A. 910; entitled: An act amending Oneida charter relative to rate of interest on bonds issued by the city. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 150), referred to Committee on Cities; March 22, committee discharged; substituted for S. 483 on third reading; March 23, passed; March 25, to Mayor; April 7, returned, accepted; to Governor; April 20, approved, being chapter 252.

BROOKS. Introductory No. 933; printed No. A. 1018; entitled: An act amending chapter 326, Laws of 1887, by authorizing the Chittenango Falls Park Association to convey real property to the State and authorizing acceptance of such property by State for park purposes. Read once and referred to Committee on Judiciary.

BROOKS. Introductory No. 934; printed No. A. 1019; entitled: An act amending sections 70, 71, Insurance Law, relative to organizations of mutual insurance corporations to do a life, health and casualty insurance business and relative to mutual corporations organized for purposes of insuring against loss or damage to steam boilers, etc. Read once and referred to Committee on Insurance; April 12, reported; stricken from calendar.

BROOKS. Introductory No. 1170; printed No. A. 1294; entitled: An act amending chapter 512, Laws of 1920, relative to conversion of coupon bonds of the Sherill-Kenwood water district into registered bonds and registered into coupon bonds. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 223), substituted for S. 986 in Committee of the Whole; March 29, ordered to third reading; March 31, passed; April 1, to Governor; April 30, approved. being chapter 437.

BROOKS. Introductory No. 1291; printed No. A. 1457; entitled: An act appropriating \$75,000 for constructing a boys'

dormitory at Morrisville State Agricultural School. Read once and referred to Committee on Ways and Means.

BRUNDAGE. Introductory No. 372; printed No. A. 375; entitled: An act amending section 196, Conservation Law, by providing for licenses to raise and sell ferrets and to hunt with them in such counties as permitted by the commission. Read once and referred to Committee on Conservation; February 3, reported to second reading; February 4, ordered to third reading; February 14, passed; February 15, in Senate (Rec. No. 17), referred to Committee on Conservation.

BRUNDAGE. Introductory No. 373; printed No. A. 376; entitled: An act amending subdivision 9, section 279, Judiciary Law, relative to salaries of confidential clerks to Supreme Court justices in ninth judicial district. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 68), referred to Committee on Judiciary.

BRUNDAGE. Introductory No. 470; printed No. A. 480; entitled: An act adding new section 836, Penal Law, making it a misdemeanor to use a strangle hold, headlock, toe hold or body scissors in wrestling bouts and contests. Read once and referred to Committee on Codes.

BRUNDAGE. Introductory No. 555; printed No. A. 575; entitled: An act amending subdivision 1, section 196, Conservation Law, by making open season for hares and rabbits in Orange and Sullivan counties October 15 to January 15. Read once and referred to Committee on Conservation; April 4, reported adversely.

BRUNDAGE. Introductory No. 556; printed No. A. 576; entitled: An act amending subdivision 1, section 195, Conservation Law, by making open season for squirrel begin October 15 instead of October 1. Read once and referred to Committee on

Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 323), substituted for S. 479 on third reading; April 6, passed; April 7, to Governor; April 20, approved, being chapter 212.

BRUNDAGE. Introductory No. 557; printed Nos. A. 577, 932, 1530; entitled: An act amending section 237, Conservation Law, by permitting a person to take in one day not to exceed 15 pickerel not less than 12 inches in length. Read once and referred to Committee on Conservation; February 23, reported amended to second reading; March 1, ordered to third reading; March 16, amended; March 24, passed; March 28, in Senate (Rec. No. 253), referred to Committee on Conservation; April 13, reported and ordered to third reading; April 14, passed; April 15, to Governor; May 6, approved, being chapter 631.

BRUNDAGE. Introductory No. 558; printed No. A. 578; entitled: An act amending section 232, Conservation Law, by providing that trout taken during open season must be not less than seven inches instead of six. Read once and referred to Committee on Conservation; April 4, reported adversely.

BRUNDAGE. Introductory No. 559; printed No. A. 579; entitled: An act adding new section 200-a, Conservation Law, permitting purchase for purpose of resale of raw furs or skins of animals protected by law, provided a license shall have been obtained from Commission, the fee being \$5. Read once and referred to Committee on Conservation; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 69), referred to Committee on Conservation.

BRUNDAGE. Introductory No. 599; printed No. A. 633; entitled: An act adding new section 286-c, Highway Law, requiring every auto truck or trailer more than $6\frac{1}{2}$ feet in width and with capacity of one ton or over to have attached, while on highway outside cities, at extreme left-hand side and above head-

lights, a green light visible from front after sunset and before sunrise. Read once and referred to Committee on Internal Affairs; March 9 reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 151), referred to Committee on Internal Affairs.

BRUNDAGE. Introductory No. 600; printed No. A. 634; entitled: An act authorizing Newburgh to close parts of streets and to convey same to West Shore Railroad Company. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 71), substituted for S. 395 on third reading; passed; March 3, to Mayor; March 16, returned, accepted; to Governor; March 24, approved, being chapter 115.

BRUNDAGE. Introductory No. 601; printed No. A. 635; entitled: An act amending Newburgh charter by dividing the city into eight wards. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; in Senate (Rec. No. 71), substituted for S. 395 on third reading; passed; March 3, to Mayor; March 16, returned, accepted; to Governor; March 17, approved, being chapter 102.

BRUNDAGE. Introductory No. 659; printed Nos. A. 695, 1923; entitled: An act amending subdivision 20, section 380, Conservation Law, by defining "angling." Read once and referred to Committee on Conservation; April 5, reported amended to second reading; April 11, ordered to third reading; April 15, passed; April 15, in Senate (Rec. No. 544), referred to Committee on Conservation.

BRUNDAGE. Introductory No. 735; printed No. A. 788; entitled: An act amending section 196 Conservation Law, making open season for cottontail rabbits October 1 to January 1. Read once and referred to Committee on Conservation; April 4, reported adversely.

BRUNDAGE. Introductory No. 736; printed No. A. 789; entitled: An act ratifying purchase by commissioners of the Home of the City and Town of Newburgh of lands adjoining premises owned by them. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 72), referred to Committee on Judiciary; March 15, committee discharged; substituted for S. Int. 481 on third reading; March 16, passed; to Mayor; March 30, returned, accepted; to Governor; April 9, approved, being chapter 181.

BRUNDAGE. Introductory No. 1458; printed No. A. 1745; entitled: An act amending subdivision 5, section 48, Legislative Law, relative to charge for publication of sessions laws, concurrent resolutions and legal notices. The charge is graded according to circulation of newspaper. Read once and referred to Committee on Ways and Means.

BRUNDAGE. Introductory No. 1459; printed Nos. A. 1746, 1964; entitled: An act amending section 46, Highway Law, by providing for removal of town superintendents on written charges preferred by 25 resident taxpayers of town. Read once and referred to Committee on Internal Affairs; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision; April 12, passed; April 13, in Senate (Rec. No. 459), referred to Committee on Internal Affairs.

BRUNDAGE. Introductory No. 1469; printed No. A. 1800; entitled: An act amending subdivision 1, section 1109, Education Law, by providing for a pension of not less than \$1,200 for a public school teacher who has taught in the schools for 60 years. Read once and referred to Committee on Public Education.

BRUNDAGE. Introductory No. 1504; printed No. A. 1861; entitled: An act amending section 291, Highway Law, by providing that all moneys collected as motor vehicle registration fees shall be used to maintain and repair improved State roads. Now 25 per cent of such fees is returned to each county. Read once and referred to Committee on Internal Affairs.

BRUNDAGE. Introductory No. 1551; printed No. A. 1953; entitled: An act amending chapter 912, Laws of 1920, continuing State Boxing Commission as State Athletic Commission, members to be appointed by Governor thirty days after act takes effect. Supervision by commission is extended to wrestling matches. Read once and referred to Committee on Ways and Means.

BURCHILL. Introductory No. 17; printed Nos. A. 17, 1370; S. 1833; entitled: An act amending section 153, General Municipal Law, by providing that where the father and mother of child qualified to receive award from child welfare board are dead, the guardian of such child may apply for allowance, in New York city. Read once and referred to Committee on Cities; March 9, reported amended to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 191), referred to Committee on Cities; April 13, reported amended; ordered to third reading; April 16, passed; Assembly concurs; April 18, to Governor; May 13, vetoed.

BURCHILL. Introductory No. 165; printed No. A. 165; entitled: An act amending subdivision 9, section 486, Penal Law, relative to commitment of mentally defective children to a hospital or other suitable place selected by the State Commission for Mental Defectives or to a mental defective detention hospital for not exceeding 10 days for observation and examination. Read once and referred to Committee on Codes.

BURCHILL. Introductory No. 166; printed No. A. 166; entitled: An act adding new sections 683, 685, Greater New York charter, by making more specific powers of public welfare commissioner in collection of money for support of poor persons, from relatives and property or estate of such poor persons. Read once and referred to Committee on Cities; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 28, in Senate (Rec. No. 49), referred to Committee on Cities.

BURCHILL. Introductory No. 167; printed No. A. 167; entitled: An act amending section 39-a, New York City Inferior

Criminal Courts Act, relative to examination and commitment of mentally defective children. Read once and referred to Committee on Judiciary.

BURCHILL. Introductory No. 168; printed No. A. 168; entitled: An act amending section 35, General Business Law, relative to municipal regulations of the business of hawkers and peddlers. Read once and referred to Committee on General Laws.

BURCHILL. Introductory No. 374; printed No. A. 377; entitled: An act amending section 153, General Municipal Law, permitting child welfare boards to grant allowances to person having care of child not within the care of its mother because of death, insanity or illness. Read once and referred to Committee on Social Welfare.

BURCHILL. Introductory No. 433; printed No. A. 442; entitled: An act adding new article 12, General City Law, by empowering cities to acquire, construct, own, operate and lease public utilities. Read once and referred to Committee on Cities.

BURCHILL. Introductory No. 434; printed No. A. 443; entitled: An act making operation of trains at grade on New York Central railroad tracks along streets on west side of Manhattan a public nuisance and providing for discontinuing use of said tracks and for regulation and improvement of railroad terminals and approaches thereto. Chapter 777, Laws of 1911, relative thereto, is repealed. Read once and referred to Committee on Railroads.

BURCHILL. Introductory No. 435; printed No. A. 444; entitled: An act adding new section 378-a, General Business Law, providing that whenever money is deposited by one person with another under agreement that the money is to be returned at future time or on fulfillment of a condition, such deposit shall draw interest from date thereof unless otherwise agreed. Read once and referred to Committee on General Laws.

BURCHILL. Introductory No. 663; printed Nos. A. 701, 1505; entitled: An act amending section 35, General Business Law, relative to municipal regulations relating to hawkers and peddlers. Read once and referred to Committee on General Laws; March 16, reported amended to second reading; March 22, ordered to third reading; March 28, passed; March 29, in Senate (Rec. No. 265), referred to Committee on Judiciary; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 3, approved, being chapter 494.

BURCHILL. Introductory No. 1056; printed No. A. 1177; entitled: An act authorizing New York city police commissioner to reinstate Edward J. Lafferty, former patrolman, who resigned in 1918. Read once and referred to Committee on Cities; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 460), ordered to third reading and referred to Committee on Cities; April 16, reported and restored to third reading; passed; April 18, to Mayor; May 2, returned, accepted; May 6, vetoed.

BURCHILL. Introductory No. 1190; printed No. A. 1314; entitled: An act adding new section 56-a, Greater New York charter, providing that no salary of any officer or person coming within provisions of preceding section shall be reduced below amount of salary as fixed at time this act takes effect. Read once and referred to Committee on Cities; April 5, reported to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 524), ordered to third reading and referred to Committee on Cities.

BURCHILL. Introductory No. 1349; printed No. A. 1547; entitled: An act amending section 110, State Charities Law, by striking out provision for support of patients at Craig Colony by counties from which patients may have been received. Read once and referred to Committee on Charitable and Religious Societies.

BURCHILL. Introductory No. 1400; printed No. A. 1633; entitled: An act amending subdivision 1, section 2, Tenement

House Law, by defining tenement house as a house occupied as the home of four instead of three families. Read once and referred to Committee on Cities.

BURCHILL. Introductory No. 1460; printed No. A. 1747; entitled: An act adding new section 2323-c, Civil Code, providing for appointment of committee of the person and property of a person who has served in the military or naval service of the United States and declared by war risk bureau to be mentally incompetent. Read once and referred to Committee on Codes.

CAMPBELL, E. C. Introductory No. 100; printed No. A. 100; entitled: An act adding new section 73, Public Officers Law, by providing that the chief or principal administrative or executive bureau or office of each State department shall be located in Albany. His powers and duties shall be exercised at such offices and not elsewhere. Read once and referred to Committee on Judiciary.

CAMPBELL, E. C. Introductory No. 262; printed No. 264; entitled: An act authorizing Court of Claims to determine claim of John J. Morrissey for unpaid balance of moneys for work at State fair grounds. Read once and referred to Committee on Claims; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 24, in Senate (Rec. No. 44), referred to Committee on Judiciary; April 6, reported and ordered to third reading; April 13, passed; April 14, to Governor; May 13, vetoed.

CAMPBELL, E. C. Introductory No. 291; printed Nos. A. 292, 978; entitled: An act amending chapter 551, Laws of 1909, by creating a board of appeals to hear appeals from decisions of Superintendent of Buildings, in Albany. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24, ordered to third reading; February 25. amended in revision; March 3, passed; March 7, in Senate (Rec. No. 94), referred to Committee on Cities; March 16, reported to Committee of the Whole; March 21, ordered to third reading: March 23, passed; March 25, to Mayor; April 6, returned. accepted; to Governor, April 20, approved, being chapter 221.

CAMPBELL, E. C. Introductory No. 292; printed No. A. 293; entitled: An act providing for the sale to Albany of canal lands therein, the use of which for canal purposes is or may be discontinued. The common council is authorized to improve the same for highway, sewer or other public purposes. Read once and referred to Committee on Cities.

CAMPBELL, E. C. Introductory No. 514; printed No. A. 531; entitled: An act amending section 19, Domestic Relations Law, relative to filing marriage papers by town and city clerks with county clerks. Read once and referred to Committee on Judiciary; February 23 reported to second reading; February 24, ordered to third reading; March 1, stricken from calendar.

CAMPBELL, E. C. Introductory No. 695; printed No. A. 742; entitled: An act amending section 137, Town Law, by permitting any town board to appropriate money for rental of rooms for veteran posts. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 117), referred to Committee on Internal Affairs.

CAMPBELL, E. C. Introductory No. 903; printed No. A. 988; entitled: An act authorizing Court of Claims to determine claim of Peter Keeler Building Company against State for damages in connection with contracts at Letchworth Village. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading March 21, passed; March 22, in Senate (Rec. No. 192), referred to Committee on Judiciary; April 12, reported and ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed.

CAMPBELL, E. C. Introductory No. 1023; printed No. A. 1135; entitled: An act authorizing Court of Claims to determine claim of Peter Keeler Building Company against State for

contract work at State fair grounds. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 193), referred to Committee on Judiciary; April 7, committee discharged; substituted for S. 704 on third reading; passed; April 9, to Governor; May 13, vetoed.

CAMPBELL, E. C. Introductory No. 1024; printed No. A. 1136; entitled: An act appropriating \$65,000 to purchase lands adjoining State College for Teachers in Albany. Read once and referred to Committee on Ways and Means.

CAMPBELL, E. C. Introductory No. 1025; printed No. A. 1137; entitled: An act amending section 82, Executive Law, relative to publication at Albany of certain public notices. Read once and referred to Committee on Ways and Means.

CAMPBELL, E. C. Introductory No. 1290; printed No. A. 1453; entitled: An act amending section 3, chapter 147, Laws of 1903, Barge Canal Improvement Act, by providing for abandonment of canal improvement in Albany. Read once and referred to Committee on Canals; March 23, reported to second reading; March 24, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 354), substituted for S. 849 on third reading; April 7, passed; April 8, to Governor; May 11, approved, being chapter 687.

CAMPBELL, W. W. Introductory No. 259; printed No. A. 261; entitled: An act amending subdivision 3, section 291. Highway Law, by increasing from 25 to 50 the percentage of automobile registration fees to be paid by the Secretary of State to counties. Read once and referred to Committee on Internal Affairs.

CAMPBELL, W. W. Introductory No. 506; printed No. A. 519; entitled: An act amending section 1897, Penal Law. by providing for license to possess firearms in his dwelling, for any bona fide householder who has never been convicted of a

crime and whose good moral character is endorsed by not less than two reputable taxpaying persons. Read once and referred to Committee on Codes.

CAMPBELL, W. W. Introductory No. 585; printed No. A. 613; entitled: An act authorizing Court of Claims to determine claims against State for damages due to overflow of Mohawk river at and near Schenectady. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 194), referred to Committee on Judiciary.

CAMPBELL, W. W. Introductory No. 646; printed No. A. 682; entitled: Concurrent resolution proposing amendment to section 1, article 10, Constitution, by striking out provision that sheriffs shall be ineligible for term after termination of office. Read once and referred to Committee on Judiciary.

CAMPBELL, W. W. Introductory No. 929; printed No. A. 1014; entitled: An act amending section 1897, Penal Law, by making penalty for person using or carrying dangerous weapons or bombs, a felony punishable by imprisonment for not less than two nor more than seven years. Read once and referred to Committee on Codes.

CAMPBELL, W. W. Introductory No. 951; printed No. A. 1036; entitled: An act authorizing Court of Claims to determine certain claims for damages resulting from overflow of Mohawk river at and near Schenectady. Read once and referred to Committee on Claims.

CAMPBELL, W. W. Introductory No. 952; printed No. A. 1037; entitled: An act authorizing Court of Claims to determine the claims of certain persons against State for damages to property resulting from flood of Mohawk river in 1918. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 195), referred to Committee on Judiciary.

CAMPBELL, W. W. Introductory No. 1157; printed No. A. 1281; entitled: An act authorizing Court of Claims to determine claims against State for damages to riparian rights in connection with construction of dyke across Hellegat. Read once and referred to Committee on Claims.

CAMPBELL, W. W. Introductory No. 1278; printed No. A. 1435; entitled: An act amending sections 428, 429, 430, and repealing section 431, Education Law, by providing that school taxes paid by railroad, telephone, telegraph, electric light and gas companies shall be divided among school districts in county outside a city or union free school district according to certain ratio and percentage. Read once and referred to Committee on Public Education.

CARROLL. Introductory No. 1089; printed No. A. 1213; entitled: An act amending section 52, General Construction Law, relative to daylight saving by providing for submission to voters in November, 1921, of question "Shall the standard time throughout the State be advanced one hour on the last Sunday in April of each year and retarded one hour on the last Sunday in September?" Read once and referred to Committee on Judiciary.

CARROLL. Introductory No. 1265; printed Nos. A. 1422, 1910; entitled: An act amending section 1425, Penal Law, by prohibiting the use of national and State flags as receptacles for the collection of money. Read once and referred to the Committee on Codes; April 5, reported amended to second reading; April 11. ordered to third reading; April 14, passed; in Senate (Rec. No. 525), referred to Committee on Codes; April 16, reported, and ordered to third reading; passed; April 18, to Governor; May 9. approved, being chapter 428.

CARROLL. Introductory No. 1292; printed No. A. 1458; entitled: An act amending section 601, Education Law, by providing that sessions of part time or continuation schools shall be held between 8 a. m. and 5 p. m. and also between 7 and 10 p. m. for those who prefer to attend night school. Read once and referred to Committee on Public Education.

CARROLL. Introductory No. 1534; printed No. A. 1926; entitled: An act adding new section 88, General Municipal Law, providing for medical and surgical treatment of veterans, in hospitals at expense of cities and counties. Read once and referred to Committee on Cities.

CARROLL. Introductory No. 1586; printed No. A. 2012; entitled: An act amending chapter 958, Laws of 1920, relative to the control of the New York Military Hospital, and to land for spur track. Provision that the \$3,000,000 appropriated shall not be available until agreement for lease to United States shall have been executed is stricken out, as is also the provision requiring the making of such an agreement. Read once and referred to Committee on Ways and Means.

CARROLL. Introductory No. 1589; printed No. A. 2029; entitled: An act amending section 80, General Business Law, relative to qualifications necessary to take examination for a certified public accountant. Read once and referred to Committee on General Laws.

CAULFIELD. Introductory No. 566; printed No. A. 594; entitled: An act amending chapter 705, Laws of 1901, by providing that beginning in November, 1921, and every fourth year thereafter the Kings county sheriff shall be elected for four-year term. Read once and referred to Committee on Internal Affairs; April 14, reported, and ordered to third reading; passed; in Senate (Rec. No. 526), referred to Committee on Internal Affairs.

CAULFIELD. Introductory No. 567; printed No. A. 595; entitled: An act adding new section 16-a, Civil Service Law, requiring State and municipal employees in the competitive class to resign on accepting a position in exempt class. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 73), referred to Committee on Civil Service.

CAULFIELD. Introductory No. 649; printed No. A. 685; entitled: An act adding new section 149-b, Greater New York

Charter, providing that physical examinations of claimants against city, required by comptroller, shall be made by physician regularly in city's employ. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; April 11, recommitted.

CAULFIELD. Introductory No. 664; printed No. A. 702; entitled: An act adding new article 25-B, General Business Law, prohibiting sale of boots or shoes with counter, sole, insole, middle sole or slip sole made of any substitute for leather whatsoever, without printing on tag affixed to each boot or shoe what substitute, if any, has been used, designating part where used. Read once and referred to Committee on General Laws.

CAULFIELD. Introductory No. 1369; printed No. A. 1576; entitled: An act adding new section 48-a, Public Health Law, prohibiting manufacture or sale for medicinal purposes of beer unless principal ingredients are hops or malt. Health Commissioner shall determine whether amount of hops or malt is insufficient to make beer offered for sale of value as a medicine. Read once and referred to Committee on Public Health; April 16, motion to discharge committee lost.

CAULFIELD. Introductory No. 1441; printed No. A. 1724; entitled: An act adding new section 56-a, Civil Service Law, authorizing State Comptroller to appoint a field examiner to investigate and report on qualifications of applicants for retirement or pension, his salary to be \$3,500, with \$1,500 for expenses. There is appropriated \$5,000. Read once and referred to Committee on Ways and Means; April 16, reported, and ordered to third reading; passed; in Senate (Rec. No. 554), referred to Committee on Finance.

CAULFIELD. Introductory No. 1502; printed No. A. 1854; cntitled: An act amending generally the Election Law. Read once and referred to Committee on Judiciary.

CHAMBERLIN. Introductory No. 280; printed No. A. 282; entitled: An act amending chapter 533, Laws of 1912, relative to

members and powers of grade crossings commission for Syracuse. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, stricken from calendar.

CHAMBERLIN. Introductory No. 281; printed Nos. A. 283, 591, 699; entitled: An act amending chapter 300, Laws of 1914, relative to condemnation of lands for local improvements in Syracuse, by providing that on filing oaths of commissioners in county clerk's office there shall vest in city title to real estate described in petition. Read once and referred to Committee on Cities; February 9, reported amended to second reading; February 11, ordered to third reading; February 15, amended in revision; February 22, passed; February 23, in Senate (Rec. No. 38), referred to Committee on Cities; committee discharged; ordered to third reading; passed; February 24, to Mayor; March 9, returned, accepted; to Governor; March 10, approved, being chapter 69.

CHAMBERLIN. Introductory No. 282; printed No. A. 284; entitled: An act amending chapter 684, Laws of 1905, relative to assessment of pavement and sewers in streets where parks or parkways occupy a portion thereof or extend along center of streets in Syracuse. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, ordered to third reading; stricken from calendar.

CHAMBERLIN. Introductory No. 283; printed No. A. 285; entitled: An act amending chapter 681, Laws of 1905, by providing that proceeds of bonds issued by Syracuse may be used for any purpose for which bonds may be issued, if authorized by two-thirds vote of all members of common council and such action is ratified by two-thirds vote of members of board of estimate and apportionment. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, stricken from calendar.

CHAMBERLIN. Introductory No. 375; printed Nos. A. 378, 1122; entitled: An act authorizing Court of Claims to determine claim of Henry Hart for damages to buildings in town of Inlet,

Hamilton county. Read once and referred to Committee on Claims; March 2, amended and recommitted; March 14, reported to second reading; March 15, ordered to third reading; March 21, restored to Assembly printed No. 378; passed; March 22, in Senate (Rec. No. 196), referred to Committee on Judiciary; April 16, reported and ordered to third reading; passed; April 16, to Governor; May 11, approved, being chapter 691.

CHAMBERLIN. Introductory No. 626; printed Nos. A. 660, 1621, 1764; entitled: An act amending chapter 681, Laws of 1905, providing for publication of proceedings of common council and ordinances of Syracuse in an annual report, publication in a newspaper not to be required unless authorized by ordinance. Read once and referred to Committee on Cities; March 16, reported to second reading; March 23, amended; March 29, ordered to third reading; March 30, amended in revision; April 7, passed; April 8, in Senate (Rec. No. 409), referred to Committee on Cities; April 12, reported, and ordered to third reading; April 14, passed; April 19, to Mayor; April 28, returned, accepted; to Governor; May 3, approved, being chapter 530.

CHAMBERLIN. Introductory No. 1050; printed Nos. A. 1162, 1788; entitled: An act amending Syracuse charter relative to boundaries of city and of 10th and 13th wards. Read once and referred to Committee on Cities; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 427), ordered to third reading; passed; April 15, to Mayor; April 28, returned, accepted; to Governor; May 3, approved, being chapter 531.

CHAMBERLIN. Introductory No. 1051; printed Nos. A. 1163, 1620, 1762; entitled: An act amending chapter 75, Laws of 1906, relative to taxes and assessments in Syracuse. Read once and referred to Committee on Cities; March 16, reported to second reading; March 23, amended; March 29, ordered to third reading; March 31, amended in revision; April 6, passed; April 7, in Senate (Rec. No. 368), referred to Committee on Cities; April 8, substituted for S. 546 on third reading; passed; April

11, to Mayor; April 20, returned, accepted; to Governor; May 3, approved, being chapter 528.

CHAMBERLIN. Introductory No. 1090; printed No. A. 1214; entitled: An act amending chapter 356, Laws of 1907, by empowering Syracuse intercepting sewer board to improve Onondaga creek channel from point about 250 feet west of Plum street to Barge canal harbor and relative to amount of bonds to be issued. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 252), substituted for S. 668 on third reading; March 28, passed; March 29, to Mayor; April 6, returned, accepted; to Governor; April 20, approved, being chapter 209.

CHAMBERLIN. Introductory No. 1091; printed Nos. A. 1215, 1814; entitled: An act amending chapter 685, Laws of 1905, relative to discipline of officers and members of Syracuse police and fire departments. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 224), referred to Committee on Cities; April 12, reported amended, ordered to third reading; April 16, passed; Assembly concurs; April 19, to Mayor; April 28, returned, accepted; to Governor; May 3, approved, being chapter 529.

CHAMBERLIN. Introductory No. 1092; printed No. A. 1216; entitled: An act amending section 243, General Municipal Law, by authorizing mayor of any city of second class in a county of not less than 200,000 nor more than 250,000, to appoint two residents of the city as members of the recreation commission in place of ex-officio members. Read once and referred to Committee on Cities; March 16, reported to second reading; March 21, ordered to third reading; March 29, passed; March 30, in Senate (Rec. No. 276), ordered to third reading; March 31, passed; April 1, to Governor; April 9, approved, being chapter 186.

CHENEY. Introductory No. 82; printed No. A. 82; entitled: An act amending subdivision 2, section 440, Education Law,

relative to taxing State lands in school district No. 3, town of Collins, Erie county. Read once and referred to Committee on Public Education.

CHENEY. Introductory No. 201; printed No. A. 203; entitled: An act amending section 39-a, Banking Law, by striking out the provision for examinations of trust departments of national banks acting in a fiduciary capacity, by the State Superintendent of Banks or his examiners. Read once and referred to Committee on Banks; February 17, reported to second reading; February 18, ordered to third reading; February 28, stricken from calendar.

CHENEY. Introductory No. 436; printed No. A. 445; entitled: An act legalizing issue of \$100,000 of bonds by city of Lackawanna for constructing a permanent community memorial building. Read once and referred to Committee on Cities.

CHENEY. Introductory No. 471; printed No. A. 481; entitled: An act amending section 62 and adding new section 71-a, Civil Service Law, by providing for retirement, at 70 years, of any member in State's service holding an elective office, including Court of Appeals and Supreme Court judges. A member of the retirement system who is re-elected or reappointed shall automatically cease to be such member. Read once and referred to Committee on Judiciary; April 5, reported to second reading: April 6, ordered to third reading; April 12, stricken from calendar.

CHENEY. Introductory No. 548; printed No. A. 568; entitled: An act amending subdivision 1-a, section 293, Banking Law, by empowering investment companies to buy and sell coin, bullion and exchange and to issue at any branch office authorized by the bank superintendent and established in Asia, notes payable in local currency to bearer on demand without interest. There are other provisions. Read once and referred to Committee on Banks; February 24, reported to second reading; February 25. ordered to third reading; March 2, stricken from calendar.

CHENEY. Introductory No. 696; printed No. A. 743; entitled: An act adding new section 409-a, Banking Law, authorizing savings and loan associations to pension officers or employees who have served for thirty years or more or for twenty years or more and shall have become incapacitated or have attained the age of 60. Read once and referred to Committee on Banks; February 24, reported to second reading; February 25, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 84), substituted for S. 424 in Committee of the Whole; March 7, ordered to third reading; March 8, passed; March 9, to Governor; March 16, approved, being chapter 78.

CHENEY. Introductory No. 697; printed Nos. A. 744; S. 1018; entitled: An act adding new section 320-d, Highway Law, authorizing supervisors to provide for construction of a highway through a third-class city in a county of over 400,000, if such city adjoins a first-class city of over 400,000, at joint expense of county and city. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; March 3, passed; March 7, in Schate (Rec. No. 95), referred to Committee on Internal Affairs; March 9, reported amended to Committee of the Whole; March 15, ordered to third reading; March 16, passed; March 17, Assembly concurs; March 18, to Governor; March 28, approved, being chapter 125.

CHENEY. Introductory No. 698; printed No. A. 745; cutitled: An act amending section 395, Banking Law, relative to manner of declaring dividends on shares of a savings and loan association. Read once and referred to Committee on Banks; February 24, reported to second reading; February 25, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 85), substituted for S. 427 in Committee of the Whole; March 7, ordered to third reading; March 8, passed; March 9, to Governor; March 16, approved, being chapter 75.

CHENEY. Introductory No. 699; printed No. A. 746; entitled: An act amending section 426, Banking Law, by making

it unlawful for any association which has pledged 50 per cent or more of its mortgage securities to the land bank to contract or maintain any such obligation to an extent exceeding 10 per cent of the capital or to maintain any such obligation whatever where 75 per cent of mortgage security has been pledged to land bank. Read once and referred to Committee on Banks.

CHENEY. Introductory No. 700; printed No. A. 747; entitled: An act amending section 397, Banking Law, by authorizing savings and loan associations to pay withdrawal value of unpledged shares therein belonging to estate of deceased member. Read once and referred to Committee on Banks; February 24, reported to second reading; February 25, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 86), substituted for S. 425 in Committee of the Whole; March 7, ordered to third reading; March 8, passed; March 9, to Governor; March 16, approved, being chapter 76.

CHENEY. Introductory No. 701; printed No. A. 748; entitled: An act amending section 137-a, Highway Law, by permitting contruction of a state or county highway through a second or third-class city in a county of over 300,000 if at least one city therein adjoins a first-class city of over 300,000. Read once and referred to Committee on Internal Affairs.

CHENEY. Introductory No. 737; printed No. A. 790; entitled: An act amending section 104, Banking Law, relative to national banks becoming State banks. Read once and referred to Committee on Banks; February 24, reported to second reading; February 25, ordered to third reading; March 2, passed; in Senate (Rec. No. 83), substituted for S. 514 on third reading; passed; to Governor; March 3, approved, being chapter 20.

CHENEY. Introductory No. 821; printed No. A. 874; entitled: An act amending section 239, Banking Law, by permitting investment of deposits and guaranty fund of savings banks, in equipment obligation or trust certificates which comply with certain requirements. Read once and referred to Committee on Banks.

CHENEY. Introductory No. 822; printed No. A. 875; entitled: An act amending section 111, Decedent Estate Law, and section 21, Personal Property Law, relative to investment of trust funds by fiduciaries, in bonds secured by trust mortgages on unencumbered real property in the State worth 50 per cent more than the amount loaned thereon. Read once and referred to Committee on Judiciary.

CHENEY. Introductory No. 1054; printed No. A. 1166; entitled: An act amending subdivision 11, section 239, Banking Law, relative to investments by savings banks in bankers' acceptances and bills of exchange which are accepted by an investment company or corporation organized under Federal Reserve Act. Read once and referred to Committee on Banks.

CHENEY. Introductory No. 1055; printed Nos. A. 1167, 1693; entitled: An act amending subdivision 5, section 106, Banking Law, by permitting banks to purchase capital stock of any corporation organized under section 25-a, Federal Reserve Act, and having its home office in New York State. Read once and referred to Committee on Banks; March 24, reported amended to second reading; March 30, ordered to third reading; April 4, stricken from calendar.

CHENEY. Introductory No. 1160; printed No. A. 1284; entitled: An act amending section 220, Town Law, authorizing town board of any town in a county containing a city of 450,000 to provide for regulation and licensing of all eating places, lunch counters, pool and billiard rooms and places where beverages are offered for sale. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March 30, ordered to third reading; April 5, stricken from calendar.

CHENEY. Introductory No. 1161; printed No. A. 1285; entitled: An act amending subdivision 3, section 91, and adding new section 91-a, Village Law, authorizing trustees of village in a county containing a city of over 450,000 to prohibit the pursuit without a license of the running of restaurants, eating

place or places for sale of beverages. Read once and referred to Committee on Villages.

CLAYTON. Introductory No. 561; printed Nos. A. 581, 928; entitled: An act authorizing Public Service Commission, first district, to permit Nassau Electric Railroad Company, Brocklyn, to operate cars on Church Avenue line, Brocklyn, for one year without exchanging transfers with connecting lines, notwithstanding provisions of any charter, franchise or law. Read once and referred to Committee on Judiciary; February 23, reported amended and recommitted; March 10, reported to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 197), tabled; March 29, substituted for S. 393 in Committee of the Whole; March 31, ordered to third reading; April 4, passed; April 7, to Governor; April 20, approved, being chapter 233.

CLAYTON. Introductory No. 702; printed Nos. A. 749, 1208; entitled: An act creating a State motion picture regulation commission of three members appointed by Governor with consent of Senate, for five-year term, at \$7,500 a year. Commission is empowered to approve or disapproved any films or reels. Unlicensed reels or films cannot be exhibited. For each 1,000 feet of film examined the fee is \$3 and \$2 for each additional copy. There is appropriated \$70,000. Read once and referred to Committee on Ways and Means; March 4, amended and recommitted.

CLAYTON. Introductory No. 1113; printed No. A. 1238; entitled: An act amending subdivision 1, section 2, Tenement House Law, by defining tenement house as a house occupied as the home of four instead of three families. Read once and referred to Committee on Cities; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 428), referred to Committee on Cities.

COLE. Introductory No. 18; printed No. A. 18; entitled: An act appropriating \$25,000 for erecting a State armory in

Corning, and providing for issue of bonds by Steuben county to meet certain expenses. Read once and referred to Committee on Ways and Means.

COLE. Introductory No. 227; printed Nos. A. 229, 475; entitled: An act amending section 64, Public Buildings Law, providing for admission to the Soldiers and Sailors' Home of marines and veterans of the World war. Read once and referred to Committee on Soldiers' Home; January 31, reported to second reading; February 1, ordered to third reading; February 2, amended in revision; February 8, passed; February 9, in Senate (Rec. No. 5), referred to Committee on Finance.

COLE. Introductory No. 403; printed No. A. 412; entitled: An act authorizing trustees of Bath, Steuben county, to use moneys in village hall fund to pay bonds issued for a municipal gas plant. Read once and referred to Committee on Affairs of Villages.

COLE. Introductory No. 437; printed Nos. A. 446, 1690; entitled: An act repealing article 1-A, Military Law, and amending sections 695, 696, Education Law, by abolishing the Military Training Commission. Read once and referred to Committee on Ways and Means; March 24, reported amended to second reading; March 30, ordered to third reading; April 5, stricken from calendar.

COLE. Introductory No. 861; printed No. A. 939; entitled: An act amending Corning charter, relative to salary of city chamberlain, of city judge; to stenographer to city judge and to fees paid into city court. Read once and referred to Committee on Affairs of Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, stricken from calendar.

COLE. Introductory No. 1266; printed No. A. 1423; entitled: An act amending section 349, Village Law, relative to diminishing village boundaries, by striking out provision that

this section shall not apply to a county adopting a highway improvement system under article 6, Highway Law. Read once and referred to Committee on Affairs of Villages; March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

COLE. Introductory No. 1311; printed Nos. A. 1481, 1706; entitled: An act adding new subdivision 11, section 286, Highway Law, requiring that omnibuses carrying ten or more passengers shall be equipped with a fire extinguisher approved by highway commissioner. Read once and referred to Committee on Internal Affairs; March 23, reported to second reading; March 24, ordered to third reading; March 28, amended in revision; April 4, passed; April 5, in Senate (Rec. No. 324), referred to Committee on Internal Affairs; April 12, reported, and ordered to third reading; April 14, passed; April 15, to Governor; April 30, approved, being chapter 405.

COSGROVE. Introductory No. 19; printed No. A. 19; entitled: An act adding new section 1965, Penal Law, making it a misdemeanor for any person in charge of any vessel to discharge oil or other matter into waters of the State, tending to pollute them or to cause property to be damaged by fire. Read once and referred to Committee on Codes.

COSGROVE. Introductory No. 20; printed No. A. 20; entitled: An act adding new section 816-a, Greater New York Charter, establishing a department of ferries in charge of a commissioner, resident in Richmond, appointed by mayor. He shall take over duties relative to ferries now conferred upon commissioner of plant and structures. Read once and referred to Committee on Affairs of Cities.

COSGROVE. Introductory No. 21; printed Nos. A. 21, 1827, 2070; entitled: An act adding new section 39-b, Public Health Law, requiring consent of local authorities for transportation of garbage, refuse, dead animals and other noxious or deleterious matter to any county from any other county in New York

city. Read once and referred to Committee on Public Health; March 31, reported amended to second reading; April 5, ordered to third reading; April 14, amended in revision.

COSGROVE. Introductory No. 22; printed Nos. A. 22, 1826, 2068; entitled: An act adding new section 39-a, Public Health Law, requiring consent of local authorities of county for operation of any structure in such county for treatment or destruction of street sweepings, refuse, garbage or other objectionable matter in New York city. Read once and referred to Committee on Public Health; March 31, reported amended to second reading; April 5, ordered to third reading; April 14, amended in revision.

COSGROVE. Introductory No. 23; printed No. A. 23; entitled: An act adding new section 183-a, Military Law, requiring State Armory Board to commence erection of an armory in Richmond borough within six months after act takes effect. Read once and referred to Committee on Military Affairs; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 168), referred to Committee on Military Affairs.

COSGROVE. Introductory No. 24; printed No. A. 24; entitled: An act adding new section 2-a, chapter 178, Laws of 1919, authorizing State Bridge and Tunnel Commission to conduct a joint investigation into desirability of a bridge or bridges, tunnel or tunnels, between Port Richmond and Bayonne and between Hollands Hook and a point in Elizabethport and between Tottenville and a point in Perth Amboy. Read once and referred to Committee on Ways and Means.

COSGROVE. Introductory No. 203; printed No. A. 205; entitled: An act authorizing Governor to appoint a commission of three residents of Richmond borough to confer with like commission from New Jersey for purpose of acquiring joint ownership and operation of ferry between Tottenville and Pertn Amboy. Read once and referred to Committee on Ways and Means.

COSGROVE. Introductory No. 204; printed Nos. A. 206, 1372; entitled: An act authorizing New York City board of estimate and apportionment to construct tunnel for freight and passengers under New York bay between Richmond and Brooklyn so as to increase terminal facilities of New York. Read once and referred to Committee on Cities; March 9, reported, amended, to second reading; March 16, recommitted.

COSGROVE. Introductory No. 338; printed No. A. 339; entitled: An act amending subdivision 7, section 4, Tax Law, by providing that certain charitable and benevolent corporations or associations shall not be entitled to exemption from taxation on real property if the income from all sources is such as to leave a surplus sufficient to pay tax, after all expenses are met. Read once and referred to Committee on Taxation and Retrenchment.

COSGROVE. Introductory No. 430; printed No. A. 439; entitled: An act abolishing New York State Bridge and Tunnel Commission and transferring its powers and duties to New York Port Development Commission. Read once and referred to Committee on Ways and Means.

COSGROVE. Introductory No. 703; printed No. A. 750; entitled: An act establishing a military and disability fund for relief of residents of State who were in war service of the United States within the meaning of chapter 872, Laws of 1920. The fund shall consist of all bonus assignments, voluntary gifts, legacies and bequests. The fund is to be administered by a State commission. Read once and referred to Committee on Ways and Means.

COSGROVE. Introductory No. 704; printed No. A. 751; entitled: An act adding new section 206-a, General Business Law, prohibiting a hotel or restaurant from charging a cover fee unless there is express notification of intention to make such charge. Every place exacting such charge shall for purposes of municipal regulation and taxation be deemed to be a theatre. Read once and referred to Committee on General Laws.

COSGROVE. Introductory No. 1026; printed No. A. 1138; entitled: An act adding new section 25-a, Public Health Law, prohibiting entrance into New York City of any persons from institutions on Hoffman or Swinburne islands without written permit of health officer in charge of such island. Read once and referred to Committee on Public Health.

COSGROVE. Introductory No. 1321; printed No. A. 1508; entitled: An act amending sections 519, 523, adding new section 526, Criminal Code, and repealing sections 518, 524 to 526, relative to appeals to Court of Appeals. Read once and referred to Committee on Codes.

COSGROVE. Introductory No. 1588; printed No. A. 2028; entitled: An act prohibiting the Port Richmond and Bergen Point Ferry Co. from charging more than three cents for single trip between Port Richmond and Bergen Point, for foot passengers. Read once and referred to Committee on Judiciary.

COWEE. Introductory No. 738; printed No. A. 791; entitled: An act authorizing Court of Claims to determine claim of Michael Fitzgerald against State for extra work on highway contract. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 198), referred to Committee on Judiciary; April 12, committee discharged; substituted for S. 449 on third reading; passed; April 14, to Governor; May 13, vetoed by Governor.

COWEE. Introductory No. 777; printed No. A. 830; entitled: An act amending subdivision 1, section 236, Conservation Law, by limiting to 20 the number of pikeperch a person may take in one day in waters in which use of nets in taking such fish is prohibited. Read once and referred to Committee on Conservation. April 4, reported adversely.

COWEE. Introductory No. 1057; printed No. A. 1178; entitled: An act amending section 21, Personal Property Law,

by permitting investment of trust funds in any of the several classes of shares issued by the Savings and Loan Associations of New York State upon which the total amount credited is paid on withdrawal. Read once and referred to Committee on Banks.

COWEE. Introductory No. 1304; printed No. A. 1470; entitled: An act amending section 1179, Education Law, relative to Supreme Court librarian at Troy. Read once and referred to Committee on Public Education; March 24, reported to second reading; March 25, ordered to third reading; March 31, stricken from calendar.

COWEE. Introductory No. 1433; printed No. A. 1697; entitled: An act amending subdivision 1, section 236, Conservation Law, relative to number of pikeperch which may be taken in waters other than those in which nets are permitted. Read once and referred to Committee on Conservation; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 429), referred to Committee on Conservation; reported, ordered to third reading; April 14, passed; April 15, to Governor; May 4, approved, being chapter 553.

CREWS. Introductory No. 202; printed No. A. 204; entitled: An act amending section 1897, Penal Law, by making it a felony for any person to provide another with a firearm except on removal of coupon attached to license, and providing that application for license to New York City police commissioner shall be accompanied by photograph of applicant, who shall satisfy commissioner of his good moral character by three witnesses, and who shall, on receiving license, file with commissioner within five days after purchasing firearm a statement of its make, kind and serial number. Read once and referred to Committee on Codes.

CREWS. Introductory No. 1413; printed No. A. 1651; en titled: An act amending subdivision 5, section 2, Labor Law, by including in definition of "employee" any one employed by State or municipality, from classified lists of civil service law or

under any law that provides for employment on a per diem basis. Read once and referred to Committee on Labor and Industries; March 31, reported to second reading; April 4, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 430), ordered to third reading and referred to Committee on Labor and Industry; reported, restored to third reading; April 15, passed; April 18, to Governor; May 13, vetoed by Governor.

CREWS. Introductory No. 1470; printed No. A. 1801; entitled: An act adding new section 557, Criminal Code, prescribing form of continuing undertaking of bail where bail is continued after indictment. Read once and referred to Committee on Codes.

CROWLEY. Introductory No. 725; printed No. A. 772; entitled: An act authorizing Court of Claims to determine claim of Thomas Holahan against State on account of constructing a road in Orleans county. Read once and referred to Committee ou Claims.

CROWLEY. Introductory No. 727; printed No. A. 774; entitled: An act amending Rochester city charter relative to annual estimate, to regulation of manufacture, use or sale of petroleum products and explosives and to erection and use of electric wires in buildings, to superintendent of buildings and powers of commissioner of public safety and superintendent of buildings. Read once and referred to Committee on Cities.

CROWLEY. Introductory No. 805; printed No. A. 858; entitled: An act adding new section 121-a, Insurance Law, providing for cancellation of fire insurance policies for defaults in payment of premiums. Read once and referred to Committee on Insurance.

CROWLEY. Introductory No. 862; printed No. A. 940; entitled: An act adding new section 50, Penal Law, making it a felony for a man to abandon his wife while she is pregnant and in destitute circumstances or liable to become a public burden.

Read once and referred to Committee on Codes; March 9, reported to second reading; March 10, ordered to third reading; March 15, stricken from calendar.

CROWLEY. Introductory No. 1058; printed No. A. 1179; entitled: An act providing that when public buildings or other public works are to be constructed under contract, at State's expense, an obligation in addition to the usual bond shall be required for payment for all labor performed and materials furnished. Read once and referred to Committee on Ways and Means.

CROWLEY. Introductory No. 1080; printed No. A. 1201; entitled: An act amending section 180, Membership Corporations Law, by authorizing corporations or boards of trade to collect, adjust or settle accounts due its members and to hire or recommend attorneys to represent them. Read once and referred to Committee on Judiciary.

CROWLEY. Introductory No. 1564; printed No. A. 1979; entitled: An act amending section 178, Railroad Law, by providing that street railroads shall not be required to make pavements or repairs over openings made in a street by any person, municipality or corporation other than the railroad, for any purpose other than pavement or repavement of street. Read once and referred to Committee on Railroads; April 15, reported, stricken from calendar.

DICKSTEIN. Introductory No. 25; printed Nos. A. 25, 1125; entitled: An act adding new section 2147-a, Penal Law, by authorizing the pursuit of their businesses and occupations on the first day of the week in New York City by persons whose religious faith requires them to observe as Sabbath any other day of the week than Sunday and who actually refrain from business and labor on such other day. Read once and referred to Committee on Codes; March 2, amended and recommitted; March 15, reported to second reading; March 16, ordered to third reading: March 23, lost and tabled.

DICKSTEIN. Introductory No. 26; printed Nos. A. 26, 589; entitled: An act amending section 17, New York City Municipal Court Act, by providing that an action for rental value, use or occupation of real property or to recover possession thereof must be brought in district where property is located. Read once and referred to Committee on Codes; February 8, reported to second reading; February 9, ordered to third reading; February 10, amended in revision; February 16, passed; February 21, in Senate (Rec. No. 33), ordered to third reading and referred to Committee on Codes; March 9, reported, restored to third reading; passed; March 10, to Mayor; March 25, returned, accepted; to Governor; April 8, approved, being chapter 165.

DICKSTEIN. Introductory No. 117; printed Nos. A. 117, 1440; entitled: An act amending sections 11, 11-a, Domestic Relations Law, by providing that any clerk in the city clerk's office, New York, may perform a marriage ceremony if designated in writing by city clerk. Now he may designate only one of his regular clerks. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; amended in revision; March 17, passed; March 21, in Senate (Rec. No. 187), referred to Committee on the Judiciary.

DICKSTEIN. Introductory No. 161; printed Nos. A. 161, 1123; entitled: An act amending sections 167, 168, Banking Law, relative to transmission of money by private bankers and relative to burden of proof in action based on failure to transmit. Violation of sections is made a misdemeanor. Read once and referred to Committee on Banks; March 2, amended and recommitted.

DICKSTEIN. Introductory No. 205; printed No. A. 207; entitled: An act amending subdivision c, subdivision 4, section 256, Banking Law, by providing that accounts in savings banks, closed between dividend periods, must be credited with dividends at rate of last dividend. Now such credits may be made if bylaws so provide. Read once and referred to Committee on Banks.

DICKSTEIN. Introductory No. 206; printed No. A. 208; entitled: An act adding new sections 106-a, 185-a, Banking Law, regulating transmission of money by State banks and trust companies. Burden of proving transmission and receipt of money shall be upon the banks. Receipts must be given for money deposited for transmission. Violation is made a misdemeanor. Read once and referred to Committee on Banks.

DICKSTEIN. Introductory No. 423; printed No. A. 432; entitled: An act amending title and adding new section, 150-a, General Business Law, requiring licenses to transmit money or other valuables to and from foreign countries. Read once and referred to Committee on Banks.

DICKSTEIN. Introductory No. 549; printed Nos. A. 569, 1124, 1795; entitled: An act adding new section 1522, Penal Law, relative to transmission of money to and from foreign countries. Exact amount must be expressed in instrument, in standard of unit of currency of country, which payee is entitled to receive. No brokerage fee shall be charged other than the regularly advertised rate. Read once and referred to Committee on Banks; March 2, amended and recommitted; March 30, amended and recommitted.

DICKSTEIN. Introductory No. 778; printed No. A. 831; entitled: An act adding new section 44-a, Insurance Law, requiring insurance companies to report to Superintendent of Insurance names and compensation of officers receiving \$5,000 or more a year; mortgage loans made, renewed or paid off or foreclosed during the year, together with interest rate, commission, bonus and legal fees for making or renewing each mortgage loan. Read once and referred to Committee on Insurance.

DICKSTEIN. Introductory No. 779; printed No. A. 832; entitled: An act adding new section 42-a, Banking Law, requiring banking corporations to report to Bank Superintendent each year names and compensation of officers receiving \$5,000 or more in salary, all mortgage loans made, renewed or paid off or fore-

closed, together with interest rate, commission, bonus and legal fees for making or renewing each mortgage loan. Read once and referred to Committee on Banks.

DICKSTEIN. Introductory No. 863; printed No. A. 941; entitled: An act amending chapter 602, Laws of 1901, relative to applications for special juries in civil and criminal actions in counties of 1,000,000 or more. Read once and referred to Committee on Judiciary.

DICKSTEIN. Introductory No. 988; printed Nos. A. 1076, 1794; entitled: An act amending sections 95, 107, General Business Law, by making public warehousemen responsible for surrender and delivery on demand of all goods held in storage and requiring them to give a bond of \$10,000 as security for return of goods. Read once and referred to Committee on General Laws; March 30, amended and recommitted.

DICKSTEIN. Introductory No. 989; printed Nos. A. 1077, 1911; entitled: An act amending sections 140, 150, Tenement House Law, by requiring registration of name of agent of a tenement house and defining as a vagrant one who permits the use of a room in a tenement house for immoral purposes. Read once and referred to Committee on Cities; April 5, reported amended to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 521), ordered to third reading and referred to Committee on Cities; April 15, reported, restored to third reading; April 16, passed; April 18, to Governor; May 3, approved, being chapter 533.

DICKSTEIN. Introductory No. 1446; printed No. A. 1729; entitled: An act adding new section 306, Penal Law, making it a misdemeanor for others than banks, express, telegraph, transportation or steamship companies or tourist agencies to advertise or hold themselves out as an authority to accept money for transmission to or from a foreign country, unless licensed so to do by State Comptroller, fee to be \$25 a year. Read once and referred to Committee on Codes; April 5, reported to second reading;

April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 431), ordered to third reading and referred to Committee on Codes.

DI PIRRO. Introductory No. 326; printed No. A. 327; entitled: An act amending section 24, General Construction Law, by making November 11, Armistice Day, a legal holiday. Read once and referred to Committee on Judiciary.

DI PIRRO. Introductory No. 327; printed No. A. 328; entitled: An act providing for election in November, 1921, of six additional Supreme Court justices in the first judicial district. Read once and referred to Committee on Judiciary.

DI PIRRO. Introductory No. 328; printed No. A. 329; entitled: An act authorizing the New York City commissioner of plant and structures to construct bridge over East river from East 125th street, Manhattan, crossing Randall's and Ward's Islands, to Potter and 2nd avenues, Queens. Read once and referred to Committee on Cities.

DI PIRRO. Introductory No. 329; printed No. A. 330; entitled: An act authorizing Governor to appoint a milk commission of three members to have control of the transportation, manufacture, storage, distribution and sale of milk and products thereof, and the fixing of a price to be charged for milk by the middleman and retailer. Read once and referred to Committee on Agriculture.

DI PIRRO. Introductory No. 330; printed No. A. 331; entitled: An act amending section 2145, Penal Law, by making it lawful to play football on Sunday after 2 p. m., and to witness which an admission may or may not be charged, if the local authorities adopt an ordinance permitting such games. Read once and referred to Committee on Codes.

DI PIRRO. Introductory No. 376; printed Nos. A. 379, 1532; entitled: An act amending section 4, Tax Law, by exempt-

ing from taxation real property of veteran organizations of the army and navy. Read once and referred to Committee on Taxation and Retrenchment; March 17, reported amended to second reading; March 22, ordered to third reading; March 28, passed; in Senate (Rec. No. 266), referred to Committee on Taxation and Retrenchment; April 7, committee discharged; substituted for S. 437 on third reading; April 8, passed; April 9, to Governor; May 13, vetoed by Governor.

DI PIRRO. Introductory No. 650; printed No. A. 686; entitled: An act amending subdivision 1, section 153, General Municipal Law, relative to child welfare boards, by extending provision for allowances. Read once and referred to Committee on Social Welfare.

DI PIRRO. Introductory No. 726; printed Nos. A. 773, 1785; entitled: An act amending section 753, Criminal Code, relative to release on bail pending appeal to minor court. Read once and referred to Committee on Codes; March 30, reported amended to second reading; April 5, ordered to third reading; April 14, passed; in Senate (Rec. No. 528), ordered to third reading and referred to Committee on Codes.

DI PIRRO. Introductory No. 739; printed No. A. 792; entitled: An act amending sections 145, 150, 152, New York City Municipal Court Code, by providing that city marshals shall be appointed by justices in each district instead of by mayor. Read once and referred to Committee on Codes.

DOBSON. Introductory No. 229; printed Nos. A. 231, 1112; S. 1654; entitled: An act amending subdivision 3, section 98, Town Law, by providing for deposits in banks or trust companies of moneys received by town supervisors. Read once and referred to Committee on Internal Affairs; March 2, reported amended to second reading; March 7, ordered to third reading; March 14, passed; March 15, in Senate (Rec. No. 143), referred to Committee on Internal Affairs; April 12, passed; April 14, Assembly concurs; April 16, to Governor; April 20, approved, being chapter 452.

DOBSON. Introductory No. 1052; printed No. A. 1164; entitled: An act repealing section 316, Village Law, relative to pay of president and trustees of certain villages. Read once and referred to Committee on Villages; March 23, reported to second reading; March 24, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 280), referred to Committee on Villages; April 7, reported, ordered to third reading; April 8, passed; April 9, to Governor; April 30, approved, being chapter 454.

DOBSON. Introductory No. 1059; printed No. A. 1180; entitled: An act authorizing Court of Claims to determine claim of Industrial Distilling Company against State. Read once and referred to Committee on Claims; April 13, reported, stricken from calendar.

DOHERTY. Introductory No. 339; printed No. A. 340; entitled: An act amending chapter 772, Laws of 1896, by increasing compensation of county detectives in office of Kings county district attorney. Read once and referred to Committee on Internal Affairs.

DOHERTY. Introductory No. 340; printed No. A. 341; entitled: An act amending chapter 772, Laws of 1896, by increasing compensation of certain clerks in office of Kings county district attorney. Read once and referred to Committee on Internal Affairs.

DOHERTY. Introductory No. 438; printed No. A. 447; entitled: An act amending chapter 91, Negotiable Instruments Law, by providing that a holder in due course is a payee or indorsee, as well as holder, who has taken instrument under the prescribed conditions. Read once and referred to Committee on Judiciary.

DOHERTY. Introductory No. 439; printed No. A. 448; entitled: An act amending section 95, Negotiable Instruments Law, relative to notice of defect of title of negotiable instrument. Read once and referred to Committee on Judiciary.

DOHERTY. Introductory No. 740; printed No. A. 793; entitled: An act amending section 790, Greater New York Charter, by providing that service as physician and surgeon, and veterinarian in classified service in any other city department and subsequently in uniformed force of fire department shall be counted as service in such uniformed force for pension fund purposes. Read once and referred to Committee on Cities.

DOHERTY. Introductory No. 971; printed No. A. 1058; entitled: An act requiring the Brooklyn Rapid Transit Co. to build a passenger station at Third street, Brooklyn, on the Fourth avenue line. Read once and referred to Committee on Cities.

DOHERTY. Introductory No. 1183; printed Nos. A. 1307, 1858; entitled: An act amending sections 389-p, 389-r, 389-t, 389-v, General Business Law, relative to tagging any mattress, upholstered spring bed or metal bedspring containing second-hand material. Read once and referred to Committee on General Laws; March 30, reported to second reading; March 31, ordered to third reading; April 1, amended in revision; April 7, stricken from calendar.

DOHERTY. Introductory No. 1194; printed Nos. A. 1318, 1787; entitled: An act amending section 1373, Greater New York Charter, relative to salaries of clerks, deputy clerks and assistant clerks of the municipal court. Read once and referred to Committee on Cities; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 432), ordered to third reading and referred to Committee on Cities; April 14, reported, restored to third reading; April 15, passed; April 18, to Mayor; April 30, returned not accepted.

DONOHUE. Introductory No. 27; printed No. A. 27; entitled: An act adding new section 958, Penal Law, making it a misdemeanor to use on any vehicle, other than one owned or used by the State, any representation or device of arms of the State. Read once and referred to Committee on Codes; February 8,

reported to second reading; February 9, ordered to third reading: February 14, passed; February 15, in Senate (Rec. No. 18). referred to Committee on Codes; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 13. passed; April 14, to Governor; May 13, vetoed by Governor.

DONOHUE. Introductory No. 28; printed No. A. 28; entitled: An act amending section 120, Decedent Estate Law, by providing that actions for personal injuries, where action may be maintained against the wrongdoer, may be brought by injured person against such wrongdoer and after his death against executors or administrators in same manner and with like effect as actions founded upon contracts. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 169; printed No. A. 169: entitled: An act proposing amendment to section 10, article 8, Constitution, empowering counties, cities, towns or villages to provide for adequate housing facilities for the use of and to be rented to their inhabitants. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 207; printed No. A. 209; entitled: An act proposing amendment to section 18, article 6, Constitution, by authorizing Legislature to establish children's courts and domestic relations courts as separate courts or parts of existing courts and to confer upon them such jurisdiction as may be necessary. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 228; printed No. A. 230; entitled: An act amending subdivision 2, section 319, Election Law, by increasing from \$6 to \$10 a day pay of election officers in New York City for count and return of votes. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; March 16. passed; March 17, in Senate (Rec. No. 181), referred to Committee on the Judiciary.

DONOHUE. Introductory No. 284; printed No. A. 286; entitled: An act adding new section 1718-f, Greater New York Charter, providing that until July 1, 1924, no building used principally for dwelling purposes shall be demolished except on written permission of board of standards and appeals, and no building shall be constructed or changed for any purpose other than for dwelling purposes except on written permission of board. Its decision shall be final. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 285; printed No. A. 287; entitled: An act amending sections 286, 290, 290-a, 290-b, Highway Law, relative to motor vehicle horns, cutouts, and to penalties for violation of law; and making other provisions for enforcement of law, with regard to operation of motor vehicles. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 118), substituted for S. 32 in Committee of the Whole; ordered to third reading; March 10, passed; March 11, to Governor; March 16, approved, being chapter 85.

DONOHUE. Introductory No. 384; printed Nos. A. 387, 2054; entitled: An act amending sections 502, 546, 598, 635, 686, 720, Judiciary Law, relative to qualifications of jurors by making provisions relative thereto apply to female as well as male citizens. Read once and referred to Committee on Judiciary; April 12, amended and recommitted.

DONOHUE. Introductory No. 454; printed No. A. 463; ontitled: An act amending sections 171, 230, 235, and repealing sections 229 and 237 and adding new section 221-d, Tax Law, by transferring powers and duties of the Comptroller in the collection of inheritance taxes to the State Tax Commission and abolishing office of Transfer Tax Appraiser and providing for the designation in the Tax Department, of employees to act as appraisers. Read once and referred to Committee on Taxation and Retrenchment.

DONOHUE. Introductory No. 462; printed No. A. 471; entitled: An act enacting the Municipal Utilities Law, to be chapter 71, Consolidated Laws. Read once and referred to Committee on Judiciary; April 15, motion to discharge committee lost.

DONOHUE. Introductory No. 591; printed No. A. 619; entitled: An act adding new section 44-a, Greater New York Charter, by empowering board of aldermen to consolidate, abolish and transfer powers and duties of boards, bodies, commissions, officers and employees. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 588; printed No. A. 616; entitled: An act adding new section 205-c, Greater New York Charter, authorizing mayor to appoint a director of housing. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 589; printed No. A. 617; entitled: An act authorizing New York City to make appropriations for salaries or other purposes in the education department in addition to those contained in the budget for 1921 and authorizing issue of serial bonds to meet such appropriations. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 602; printed No. A. 636; entitled: An act proposing amendment to article 12, Constitution, so as to provide for a system of home rule in cities. Read once and referred to Committee on Judiciary; April 15, motion to discharge committee lost.

DONOHUE. Introductory No. 627; printed No. A. 661; entitled: An act amending sections 1571, 1571-a, Greater New York Charter, relative to violent and suspicious deaths and autopsies. Nothing in these sections shall affect powers and duties of medical assistant of New York county district attorney. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 628; printed No. A. 662; entitled: An act adding new section 1503-b, to chapter 410, Laws of 1882, empowering New York county district attorney to employ any scientific engineer or expert to examine into cause of any accident or disaster within such county in which any person shall have been killed or injured. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 629; printed No. A. 663; entitled: An act amending section 1503-a, chapter 410, Laws of 1882, by providing that whenever a medical assistant appointed by New York county district attorney shall act in exercise of his powers and duties such action shall suspend power of chief medical examiner of city to act as to same matter. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 683; printed No. A. 721; entitled: An act amending sections 81, 84, 85, 98, Decedent Estate Law, by providing that real property of person who dies without devising same shall descend to father and mother in equal portions or to one of them surviving, and making other provisions. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 705; printed Nos. A. 752, 1377, 1489; entitled: An act amending chapter 550, Laws of 1902, relative to fee from New York City law department for service of execution or other mandate or order by sheriffs of New York, Kings, Queens, Bronx and Richmond. Read once and referred to Committee on Cities; March 9, reported amended to second reading; March 14, ordered to third reading; March 16, amended in revision; March 23, passed; March 24, in Senate (Rec. No. 225), referred to Committee on Cities; April 6, reported to Committee of the Whole; April 7, ordered to third reading; April 8, passed; April 11, to Mayor; April 22, returned, accepted, to Governor; May 6, approved, being chapter 602.

DONOHUE. Introductory No. 827; printed No. A. 885; entitled: An act amending section 854-a, Greater New York

Chater, by changing the southern boundary of that section of water set aside for pier accommodations for canal boats, from foot of West 51st to foot of West 52nd street. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23; passed; March 24, in Senate (Rec. No. 226), referred to Committee on Cities.

DONOHUE. Introductory No. 953; printed Nos. A. 1040, 1419; entitled: An act authorizing the surrogate's court clerk for New York county to charge certain prescribed fees. Sections 6 to 9, chapter 530, Laws of 1884, are repealed. Read once and referred to Committee on Judiciary; March 10, reported amended to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 190), substituted for S. 765 on third reading; March 23, passed; March 25, to Governor; April 8, approved, being chapter 163.

DONOHUE. Introductory No. 864; printed No. A. 942; entitled: An act amending section 96 and inserting new sections 113 and 1750 to 1754, Greater New York Charter, so as to provide for a department for transportation headed by a commissioner at \$15,000 a year salary. The commissioner shall be appointed by board of estimate for five-year term and shall exercise all powers and have all duties of transit construction commissioner under chapter 520, Laws of 1919, and relating to transit in New York City possessed by first district Public Service Commission. Read once and referred to Committee on Cities.

DONOHUE. Introductory No. 865; printed No. A. 943; entitled: An act providing for submission to New York City electors of question of municipal operation of rapid transit railroads, street surface railways and bus lines; authorizing city in event of approval of such question to acquire such lines by condemnation proceedings or otherwise and in certain cases to cause removal from streets of any street surface railway found no longer to serve a useful purpose and to be an undue obstruction to traffic. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 866; printed No. A. 944: entitled: An act amending generally the Farms and Markets Law

by abolishing Council of Farms and Markets and offices of Commissioner of Agriculture and Commissioner of Foods and Markets; reorganizing such Department and continuing it as department of agriculture and markets in jurisdiction of a single commissioner. Read once and referred to Committee on Agriculture.

DONOHUE. Introductory No. 867; printed No. A. 945; entitled: An act adding new section 18, Decedent Estate Law, prohibiting a husband or wife by will to bequeath to any person other than his wife or her husband more than two-thirds of his or her personal estate after payment of debts. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 1114; printed No. A. 1239; entitled: An act amending section 40, Surrogate Court Act, relative to jurisdiction of surrogate's court. Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 1115; printed No. A. 1240; entitled: An act amending section 1, Surrogate Court Act, by changing title to read "Surrogate's Court Act." Read once and referred to Committee on Judiciary.

DONOHUE. Introductory No. 1212; printed No. A. 1336; entitled: An act adding new section 4, Banking Law, by requiring every bank and banking institution to observe as holidays, each Saturday during July and August. Read once and referred to Committee on Banks.

DONOHUE. Introductory No. 1552; printed No. A. 1954; entitled: An act appropriating \$615.44 to refund to estate of Caesar J. Kaskel moneys erroneously paid to State as inheritance tax. Read once and referred to Committee on Ways and Means; April 13, reported to third reading; passed; in Senate (Rec. No. 461), ordered to third reading and referred to Committee on Finance; April 14, reported, restored to third reading; April 15, passed; April 16, to Governor; May 2, approved, being chapter 473.

DONOHUE. Introductory No. 1553; printed No. A. 1955; entitled: An act appropriating \$814.95 to refund to estate of Robert E. Kelly moneys erroneously paid to State as inheritance tax. Read once and referred to Committee on Ways and Means; April 13, reported to third reading; passed; in Senate (Rec. No. 462), ordered to third reading and referred to Committee on Finance; April 14, reported, restored to third reading; April 15, passed; April 16, to Governor; May 2, approved, being chapter 471.

DONOHUE. Introductory No. 1554; printed No. A. 1956; entitled: An act appropriating \$1,521.51 to refund to estate of John Carow moneys erroneously paid to State as inheritance tax. Read once and referred to Committee on Ways and Means; April 13, reported to third reading; passed; in Senate (Rec. No. 463), ordered to third reading and referred to Committee on Finance; April 14, reported, restored to third reading; April 15, passed; April 16, to Governor; May 2, approved, being chapter 472.

DOWNS. Introductory No. 29; printed No. A. 29; entitled: An act amending chapter 889, Laws of 1920, by providing that a vacancy in the office of a member of the commission to investigate proposed Roosevelt memorials shall be filled by the same appointing power as that which appointed his predecessor; and extending commission's time for reporting from January 1, 1921, to January 1, 1922. Read once and referred to Committee on Ways and Means; February 16, reported to second reading; February 17, ordered to third reading; February 23, stricken from calendar.

DOWNS. Introductory No. 331; printed No. A. 332; entitled: An act adding new subdivision 12, section 38, County Law, relative to powers of commissioners of fire districts outside of incorporated villages. Read once and referred to Committee on Internal Affairs.

DOWNS. Introductory No. 332; printed No. A. 333; entitled: An act amending section 381, Education Law, relative to

supervisory districts in Suffolk county. Read once and referred to Committee on Public Education.

DOWNS. Introductory No. 483; printed No. A. 493; entitled: An act authorizing trustees of Bellport, Suffolk county, to lease to Bellport Bay Yacht Club part of Bellport avenue for erection of a club house. Read once and referred to Committee on Villages; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 26), substituted for S. 209 on third reading; passed; February 17, to Governor; February 24, approved, being chapter 7.

DOWNS. Introductory No. 665; printed No. A. 703; entitled: An act adding new section 363, Conservation Law, by prohibiting the posting of sign boards on property by those not the owners or lessees of the land. Ownership must be evidenced by an instrument in writing and other than by a parol agreement. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 11, laid aside.

DOWNS. Introductory No. 706; printed No. A. 753; entitled: An act empowering trustees of Shoreham, Suffolk county, to lease part of buildings on shore front to Shoreham Country Club, Inc. Read once and referred to Committee on Villages; February 24, reported to second reading; March 2, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 101), substituted for S. 467 on third reading; passed; March 9, to Governor; March 9, approved, being chapter 67.

DOWNS. Introductory No. 869; printed No. A. 947; entitled: An act amending section 335, Real Property Law, by excepting cemetery corporations from provision for filing of maps in Suffolk county. Read once and referred to Committee on Judiciary; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 119), substituted for S. 560 on third reading; passed; March 10, to Governor; March 16, approved, being chapter 83.

DOWNS. Introductory No. 870; printed Nos. A. 948, 1171, 1629, 1786, 2016; entitled: An act creating the Suffolk county board of child welfare and abolishing the child welfare board established in such county under general municipal law. Read once and referred to Committee on Social Welfare; March 3, amended and recommitted; March 23, amended and recommitted; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, amended; April 16, passed; in Senate (Rec. No. 555), referred to Committee on Internal Affairs; reported and ordered to third reading; passed; April 18, to Governor; May 11, approved, being chapter 696.

DOWNS. Introductory No. 935; printed No. A. 1020; entitled: An act amending chapter 311, Laws of 1920, relative to payment of taxes by railroads and certain other corporations in Suffolk county, to receipts for taxes, to extension of time for collection and making other provisions relative to taxes in such county. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 120), substituted for S. 561 on third reading; passed; March 10, to Governor; March 18, approved, being chapter 104.

DOWNS. Introductory No. 1046; printed No. A. 1158; entitled: An act amending subdivision 2, section 39, Criminal Code, by authorizing county court of Suffolk to try all indictments including those for crimes punishable with death. Read once and referred to Committee on Codes; March 29, reported to second reading; March 30, stricken from calendar.

DRUSS. Introductory No. 30; Printed No. A. 30; entitled: An act authorizing reinstatement, in New York City police department, of Neil McEwen, former patrolman who resigned in 1919 because of illness in family. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 281), referred to Committee on Cities; April 12, reported to Committee of the Whole.

DRUSS. Introductory No. 871; printed No. A. 949; entitled: An act amending sections 195, 200, 202, 284, 287, 365, Judiciary Law, by requiring approval of board of estimate and apportionment, New York City, of number of deputies and assistants appointed by Kings county clerk, of number of interpreters and court officers in county courts of Kings and Queens, and making other changes. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 12, stricken from calendar.

DUKE. Introductory No. 141; printed Nos. A. 141, 780; entitled: An act amending subdivision 11, section 4, Tax Law, by providing that property of ministers of the Gospel shall be taxable for water or lighting purposes only in a district established under provisions of Town Law. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; February 18, amended in revision; February 24, passed; February 28, in Senate (Rec. No. 55), referred to Committee on Taxation and Retrenchment; March 24, committee discharged; ordered to third reading; passed; March 25, to Governor; April 8, approved, being chapter 168.

DUKE. Introductory No. 142; printed No. A. 142; entitled: An act amending section 281-a, Civil Code, relative to bringing in parties before the Court of Claims or a referee, by permitting the filing of independent claims by such parties on account of appropriation of land by State. Read once and referred to Committee on Codes; February 15, reported to second reading; February 16, ordered to third reading; February 22, passed; February 23, in Senate (Rec. No. 39), referred to Committee on Codes.

DUKE. Introductory No. 170; printed No. A. 170; entitled: An act amending section 244, Penal Law, providing that a person who "operates or drives or directs or knowingly and wilfully permits anyone subject to his command to operate or drive any vehicle of any kind in a culpably negligent manner whereby another suffers bodily injury," is guilty of assault, third degree. Read once

and referred to Committee on Codes; March 8, reported to second reading; March 9, ordered to third reading; March 14, passed; March 15, in Senate (Rec. No. 140), referred to Committee on Codes; April 7, committee discharged; substituted for S. 23 on third reading; passed; April 9, to Governor; April 20, approved, being chapter 238.

DUKE. Introductory No. 472; printed No. A. 482; entitled: An act authorizing Court of Claims to determine claims of Samuel H. Morgan, Adella Morgan and J. Fenton Olive for damages resulting from overflow of Griffin creek feeder. Read once and referred to Committee on Claims; February 23, reported to second reading; February 24, ordered to third reading; March 2, stricken from calendar.

DUKE. Introductory No. 473; printed No. A. 483; entitled: An act amending section 346, Criminal Code, by providing that notice of removal of indictments before trial must be made to attorney of adverse party instead of to district attorney where indictment is pending. Read once and referred to Committee on Codes; February 15, reported to second reading; February 16, ordered to third reading; February 22, passed; February 23, in Senate (Rec. No. 40), referred to Committee on Codes.

DUKE. Introductory No. 474; printed No. A. 484; entitled: An act amending section 344, Criminal Code, by providing for removel of indictments before trial on application of the people as well as of defendant. Read once and referred to Committee on Codes; February 15, reported to second reading; February 16, ordered to third reading; February 22, passed; February 23, in Senate (Rec. No. 41), referred to Committee on Codes.

DUKE. Introductory No. 515; printed Nos. A. 532, 879; entitled: An act amending the Surrogates' Court Act generally. Read once and referred to Committee on Codes; February 22, reported amended to second reading; February 28, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 102), referred to Committee on Codes.

DUKE. Introductory No. 516; printed Nos. A. 533, 881; S. 1203; entitled: An act amending the Civil Practice Act generally. It provides that the act shall take effect October 1, 1921. Read once and referred to Committee on Codes; February 22, reported amended to second reading; February 23, ordered to third reading; March 14, passed; March 15 in Senate (Rec. No. 141), referred to Committee on Codes; March 17, reported amended to third reading; March 28, passed; March 29, on question of concurrence, conference committees appointed; April 14, Assembly concurs; to Governor; approved, being chapter 199.

DUKE. Introductory No. 517; printed Nos. A. 534, 880, 1110; entitled: An act amending the Justice Court Act generally. Read once and referred to Committee on Codes; February 22, reported amended to second reading; February 28, ordered to third reading; March 2, amended in revision; March 8, passed; March 9, in Senate (Rec. No. 121), referred to Committee on Codes.

DUKE. Introductory No. 603; printed Nos. A. 637, 1113; S. 1655; entitled: An act amending section 552, Criminal Code, by providing that defendant cannot be bailed, except by Supreme Court justice or General Sessions judge, or a county judge, where he is charged with any crime, if he is already under bail charged with a prior felony. Read once and referred to Committee on Codes; March 2, reported amended to second reading; March 7, ordered to third reading; March 14, passed; March 15, in Senate (Rec. No. 142), referred to Committee on Codes; April 6, reported amended to Committee of the Whole; April 7, ordered to third reading.

DUKE. Introductory No. 741; printed Nos. A. 794, 1499, 1912; entitled: An act adding new article 31, Penal Law, by prohibiting all pool rooms not licensed by the State Tax Commission. The license fee to be \$10 a year for each billiard or pool table. Each applicant must file a bond for \$500 that he will not permit gambling in his place of business. No minor under 18 years shall be permitted in pool room without parent or guardian. Read once and referred to Committee on Codes; March 16, amended and

recommitted; March 29, reference changed to Ways and Means Committee; April 5, reported amended to second reading; April 12, lost.

DUKE. Introductory No. 742; printed Nos. A. 795, 878, 1038; entitled: An act amending section 1, chapter 902, Laws of 1920, by providing that the rules of practice adopted by convention shall be filed with Secretary of State and become effective on April 15, 1922, and shall supersede all general rules of practice heretofore binding on courts and judges, except court for trial of impeachment and Court of Appeals. Read once and referred to Committee on Codes; February 24, reported amended to second reading; February 25, ordered to third reading; amended in revision; March 3, passed; March 7, in Senate (Rec. No. 96), referred to Committee on Codes.

DUKE. Introductory No. 1027; printed No. A. 1139; entitled: An act amending section 221, Tax Law, by providing that exemptions shall not be granted charitable corporations incorporated outside the State unless the State or foreign country in which they are incorporated give inheritance and transfer tax exemptions to charitable corporations incorporated in New York State. Read once and referred to Committee on Taxation and Retrenchment; March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

DUKE. Introductory No. 1240; printed No. A. 1382; entitled: An act amending section 593, Civil Practice Act, by making the giving of security unnecessary to perfect an appeal to Court of Appeals where Appellate Division or Court of Appeals judge certifies that a constitutional question is involved, nor by claimant under Workmen's Compensation Law where decision of Appellate Division is not unanimous, nor where such decision is unanimous and appeal is with consent of Appellate Division or Court of Appeals judge. Read once and referred to Committee on Codes; March 29, reported to second reading; March 30, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 369), referred to Committee on Codes; April 13, reported to third reading; April 14, passed; April 15, to Governor; May 4, approved, being chapter 552.

DUKE. Introductory No. 1241; printed No. A. 1383; entitled: An act amending section 1326, Civil Code, relative to giving of security to perfect an appeal. Read once and referred to Committee on Codes; March 29, reported to second reading; March 30, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 355), referred to Committee on Codes; April 8, reported to third reading; April 13, passed; April 14, to Governor; May 4, approved, being chapter 554.

DUKE. Introductory No. 1312; printed No. A. 1482; entitled: An act amending chapter 922, Laws of 1920, Court of Claims Act, relative to laws repealed thereby. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 13, passed; in Senate (Rec. No. 464), referred to Committee on Judiciary; April 15, reported to third reading; April 16, passed; April 18, to Governor; May 13, vetoed by Governor.

DUKE. Introductory No. 1350; printed Nos. A. 1548, 2050; entitled: An act amending section 2147, Penal Law, by permitting the sale of bread, milk, ice, ice cream, fruit and certain other commodities at any time on Sunday if they are sold and delivered in a quiet and orderly manner. Read once and referred to Committee on Codes; April 5, reported to second reading; April 6, ordered to third reading; April 12, amended; April 16, stricken from calendar.

DUKE. Introductory No. 1471; printed No. A. 1802; entitled: An act amending section 1336, Civil Code, relative to appeals from final judgment rendered after affirmance, reversal or modification of an interlocutory judgment. Read once and referred to Committee on Codes.

DUKE. Introductory No. 1487; printed No. A. 1839; entitled: An act amending sections 126 to 135, General Municipal Law, by providing that in a county not having a tuberculosis hospital, the public general hospital of the county shall include a pavilion for care of tuberculosis patients. Authority is given to a county to establish such hospital. Read once and referred to Committee on Cities.

DUKE. Introductory No. 1590; printed No. A. 2030; entitled: An act amending the Civil Practice Act generally. Read once and referred to Committee on Codes.

ELLSWORTH. Introductory No. 223; printed No. A. 225; entitled: An act amending section 170, Town Law, by providing that in towns of Franklin county expenses of members of town boards for vehicle hire, railroad fare and maintenance in attending meetings shall be town charges. Read once and referred to Committee on Internal Affairs; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 27), referred to Committee on Internal Affairs; February 23, reported to Committee of the Whole; March 2, ordered to third reading; March 3, passed; March 4, to Governor; March 9, approved, being chapter 59.

ELLSWORTH. Introductory No. 254; printed No. A. 256; entitled: An act adding new section 31, Poor Law, by providing for treatment and maintenance in sanitariums of tubercular poor Read once and referred to Committee on Internal Affairs.

ELLSWORTH. Introductory No. 294; printed No. A. 295; entitled: An act relative to tax sales heretofore made by treasurer of Franklin county. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 433), referred to Committee on Internal Affairs.

ELLSWORTH. Introductory No. 295; printed No. A. 296; entitled: An act repealing chapter 39, Laws of 1855, relative to reducing expenses of recording conveyances of real estate in Chautauqua, St. Lawrence and Onondaga countics. Read once and referred to Committee on Judiciary.

ELLSWORTH. Introductory No. 441; printed No. A. 450; entitled: An act for the relief of towns of Harrietstown, Santa Clara, Brighton and Franklin, Franklin county, on account of expenses in removing brush from highways adjoining State lands. The cost thereof is to be levied as a tax against the State. Read

once and referred to Committee on Internal Affairs; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 28), referred to Committee on Internal Affairs; March 2, referred to Committee on Finance; March 16, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 8, approved, being chapter 164.

ELLSWORTH. Introductory No. 780; printed No. A. 833; entitled: An act appropriating \$1,400 for new flues for boilers at Northern New York Institution for Deaf-Mutes at Malone. Read once and referred to Committee on Ways and Means; Feb. 22, reported to second reading; February 23, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 74), substituted for S. 537 on third reading; passed; March 3, to Governor; March 3, approved, being chapter 24.

ELLSWORTH. Introductory No. 1136; printed No. A. 1260; entitled: An act legalizing proceedings of the village of Tupper Lake relative to issuance of \$100,000 of water bonds. Read once and referred to Committee on Villages; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 169), substituted for S. 831 in Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 1, approved, being chapter 146.

ELLSWORTH. Introductory No. 1206; printed No. A. 1330; entitled: An act amending section 30, Poor Law, by permitting county superintendent of poor to send indigent sick persons to a sanitarium or boarding house approved by State Health Commissioner. Read once and referred to Committee on Internal Affairs.

EVANS. Introductory No. 639; printed No. A. 675; entitled: An act amending section 81, Tax Law, by providing that in Herkimer county no fee shall be paid by county treasurer to collector on return taxes. Read once and referred to Committee on Taxation and Retrenchment; March 17, reported to second reading;

March 18, ordered to third reading; March 24, passed; March 28. in Senate (Rec. No. 254), ordered to third reading; passed; March 29, to Governor; April 9, approved, being chapter 182.

EVANS. Introductory No. 640; printed No. A. 676; entitled: An act amending section 188-a, Village Law, by providing for establishment of police departments in villages of second class, as well as first class. Read once and referred to Committee on Villages; February 24, reported to second reading; February 25, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 87), referred to Committee on Villages; March 9, reported to Committee of the Whole; March 14, ordered to third reading; March 15, passed; to Governor; March 17, approved. being chapter 100.

EVANS. Introductory No. 641; printed No. A. 677; entitled: An act amending section 170-c, Highway Law, by providing for maintenance by State, as canal bridge approaches, of the highway between the Mohawk River bridge and Barge canal bridge and between Barge canal bridge and Erie canal bridge on highway leading from Herkimer to Mohawk lying between highway Nos. 5060 and 5170. Read once and referred to Committee on Internal Affairs.

EVANS. Introductory No. 642; printed No. A. 678; entitled: An act proposing amendment to section 8, article 7, Constitution, by permitting the State to sell or otherwise dispose of that part of existing Eric canal between Mohawk and Oneida. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 28, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 103), referred to Committee on Judiciary; April 6, reported to third reading; April 8, passed; April 9, referred to Secretary of State.

EVANS. Introductory No. 707; printed No. A. 754; entitled: An act amending chapter 904, Laws of 1920, by authorizing Superintendent of Public Works to improve Fulmer creek by erection of dikes or other bank protection. Read once and referred to Committee on Ways and Means; March 24, reported to second

reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 295), ordered to third reading; passed; April 6, to Governor; April 20, approved, being chapter 245.

EVANS. Introductory No. 954; printed Nos. A. 1041, 1504; entitled: An act amending generally the charter of Little Falls. Read once and referred to Committee on Cities; March 16, reported amended to second reading; March 22, ordered to third reading; March 29, passed; March 30, in Senate (Rec. No. 277), referred to Committee on Cities; April 6, reported to third reading; April 7, passed; April 11, to Mayor; April 27, returned, accepted; to Governor; May 3, approved, being chapter 514.

EVANS. Introductory No. 1060; printed No. A. 1181; entitled: An act authorizing Court of Claims to determine claim of Remsen and West Canada Creek Telephone Company against State for damages resulting from construction of a dam. Read once and referred to Committee on Claims; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 434), ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed by Governor.

EVANS. Introductory No. 1488; printed No. A. 1840; entitled: An act authorizing Court of Claims to determine claim of Cooper-Snell Co. for damages and for extra work and material on certain highways. Read once and referred to Committee on Claims; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 465), referred to Committee on Judiciary.

EVERETT. Introductory No. 143; printed No. A. 143; entitled: An act amending section 59, Conservation Law, relative to appropriation of real property and adjustment and filing of claims. Read once and referred to Committee on Conservation; February 3, reported to second reading; February 4, ordered to third reading; February 14, passed; February 15, in Senate (Rec.

No. 19), referred to Committee on Conservation; March 24, reported to Committee of the Whole; March 31, ordered to third reading; April 4, passed; April 6, to Governor; April 20, approved, being chapter 206.

EVERETT. Introductory No. 263; printed No. A. 265; entitled: An act amending sections 209, 209-g and adding new sections 209-j to 209-l, Membership Corporations Law, requiring reports to Council of Farms and Markets by co-operative agricultural, dairy or horticultural associations. All such associations shall at times be subjected to visitation and examination by the Council, their deputies or agents. Read once and referred to Committee on Judiciary.

EVERETT. Introductory No. 264; printed No. A. 266; entitled: An act appropriating \$500 for indemnity on account of unlawful arrest of certain Seneca Indians by State officers. Read once and referred to Committee on Ways and Means.

EVERETT. Introductory No. 293; printed No. A. 294; entitled: An act amending sections 3301, 3304, Civil Code, relative to fees of county clerks and clerks of courts of record. Read once and referred to Committee on Codes.

EVERETT. Introductory No. 404; printed No. A. 413; entitled: An act authorizing Court of Claims to determine claim of town of Norfolk, St. Lawrence county, against State for money erroneously paid to apply upon a certain highway contract. Read once and referred to Committee on Claims.

EVERETT. Introductory No. 440; printed No. A. 449; entitled: An act making improved highway in town of Lawrence, St. Lawrence county, connecting State routes 30 and 32, part of the system of State and county highways for purposes of maintenance and repair. Read once and referred to Committee on Internal Affairs.

EVERETT. Introductory No. 518; printed No. A. 535; entitled: An act amending section 4, Tax Law, by exempting from

taxation property of a duly incorporated village used for municipal purposes whether situated within or without village boundaries. Read once and referred to Committee on Taxation and Retrenchment.

EVERETT. Introductory No. 568; printed Nos. A. 596, 1769; entitled: An act amending sections 80, 100, 101, 102, 103, and adding new section 22-a, Tax Law, providing that forest lands dedicated to continuous forest production shall be taxed separately from growing trees thereon and at like valuation and rate as lands of same quality and similarly located. The growing trees shall be taxed at like valuation and rate as other property of same character in the district. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; March 31, amended in revision; April 13, passed; April 13, in Senate (Rec. No. 466), referred to Committee on Taxation and Retrenchment.

EVERETT. Introductory No. 569; printed Nos. A. 597, 1720; entitled: An act amending sections 50, 57, 63, Conservation Law, by providing for classification of lands dedicated to continuous forest production and relative to exemption of reforested land from taxation. Read once and referred to Committee on Conservation; March 28, reported amended to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 370), referred to Committee on Conservation.

EVERETT. Introductory No. 647; printed Nos. A. 683, 1913; entitled: An act amending section 366, Conservation Law, by striking out provision that game refuges may not be established in Adirondack Park. Read once and referred to Committee on Conservation; April 5, reported amended to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 525), referred to Committee on Conservation.

EVERETT. Introductory No. 743; printed No. A. 796; entitled: An act amending sections 361, 382, Conservation Law, relative to posting notices in private parks and increasing penalty for trespass. Read once and referred to Committee on Conservation; April 4, reported adversely.

EVERETT. Introductory No. 744; printed No. A. 797; entitled: An act amending subdivision 6, section 185, Conservation Law, by providing that persons licensed to hunt shall wear the button issued by Commission in plain sight, instead of in a conspicuous place, as at present. Read once and referred to Committee on Conservation.

EVERETT. Introductory No. 745; printed No. A. 798; entitled: An act adding new section 204, Conservation Law, prohibiting the taking of bear with traps. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 325), referred to Committee on Conservation.

EVERETT. Introductory No. 746; printed No. A. 799; entitled: An act amending section 198, Conservation Law, relative to taking of raccoon. Read once and referred to Committee on Conservation; April 4, reported adversely.

EVERETT. Introductory No. 747; printed No. A. 800; entitled: An act amending section 168, Conservation Law, by providing that inspectors and game protectors shall receive necessary expenses, such expenses now being limited to traveling expenses. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 326), referred to Committee on Finance.

EVERETT. Introductory No. 748; printed No. A. 801; entitled: An act amending subdivision 2, section 232, Conservation Law, by providing that person may take in one day not to exceed 25 trout but not more than 10 pounds in all. Read once and referred to Committee on Conservation; April 4, reported adversely.

EVERETT. Introductory No. 749; printed No. A. 802; entitled: An act adding new section 177-a, Conservation Law, making it unlawful to carry a firearm in forests inhabited by deer or game birds from April 15 to September 1 and in forests or covers

on Long Island from April 15 to August 16, except on an established range for trap or rifle shooting. Read once and referred to Committee on Conservation; April 4, reported adversely.

EVERETT. Introductory No. 781; printed No. A. 834; entitled: An act amending section 231, Conservation Law, by making open season for black bass begin July 1 instead of June 16. Read once and referred to Committee on Conservation.

EVERETT. Introductory No. 956; printed No. A. 1043; entitled: An act amending section 160, Conservation Law, relative to the number of copies and distribution of laws relating to fish and game. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 327), referred to Committee on Conservation; April 13, reported to third reading; April 14, passed; April 15, to Governor; May 9, approved, being chapter 668.

EVERETT. Introductory No. 957; printed No. A. 1044; entitled: An act amending sections 899, 901, 903, Criminal Code, and adding new section 61, Domestic Relations Law, by declaring to be disorderly persons, persons who actually abandon their husbands or threaten to run away and leave them; and establishing reciprocal personal and property rights of man and wife. Read ence and referred to Committee on Codes.

EVERETT. Introductory No. 1061; printed No. A. 1182; entitled: An act amending chapter 505, Laws of 1865, relative to qualifications and duties of commissioners for improvements on the Oswegatchie river. Read once and referred to Committee on Conservation; April 5, reported adversely.

EVERETT. Introductory No. 1108; printed No. A. 1232; entitled: An act amending section 180, Conservation Law, by authorizing a land owner to sell male pheasants killed on his land subject to such restrictions as commission may prescribe. Read once and referred to Committee on Conservation; April 4, reported adversely.

EVERETT. Introductory No. 1109; printed No. A. 1233; entitled: An act amending section 253, Conservation Law, providing that in waters in which use of nets in taking fish for commercial purposes is permitted a person may operate not to exceed 15 tip-ups; in all other cases, not more than five tip-ups. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 356), referred to Committee on Conservation.

EVERETT. Introductory No. 1116; printed No. A. 1241; entitled: An act adding new section 202-a, Conservation Law, making it a misdemeanor to set a trap to capture an animal alive and fail to inspect such trap and release or humanely destroy the animal caught therein within 24 hours. Read once and referred to Committee on Conservation; April 4, reported adversely.

EVERETT. Introductory No. 1117; printed No. A. 1242; entitled: An act amending section 329-a, Highway Law, by requiring sleighs and cutters of every description to have lights visible from front and rear one half hour after sunset. Read once and referred to Committee on Internal Affairs.

EVERETT. Introductory No. 1226; printed No. A. 1353; entitled: An act authorizing assessors of town of Clifton, St. Lawrence county, to place on roll for 1921 State lands assessed for 1920. Read once and referred to Committee on Internal Affairs; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 227), referred to Committee on Internal Affairs; April 12, reported to third reading; April 14, passed; April 15, to Governor; May 4, approved, being chapter 551.

EVERETT. Introductory No. 1227; printed Nos. A. 1354; S. 1710; entitled: An act authorizing State Highways Commissioner to occupy right of way on State forest preserve lands as are necessary to construct State and county highways and to use sand, gravel and stone necessary for such improvements. Read once and referred to Committee on Internal Affairs; March 16, reported

to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 228), referred to Committee on Finance; committee discharged; ordered to third reading; substituted for S. 845 in Committee of the Whole. March 29, ordered to third reading; April 7, amended; April 13, passed; April 15, Assembly concurs; April 18, to Governor; April 30, approved, being chapter 401.

EVERETT. Introductory No. 1370; printed Nos. A. 1577; S. 1872; entitled: An act amending chapter 590, Laws of 1919, relative to report of Committee on Indian Affairs. There is appropriated \$1,500. Read once and referred to Committee on Ways and Means; April 16, reported to third reading; passed; in Senate (Rec. No. 556), referred to Committee on Finance; committee discharged; amended; ordered to third reading; passed; Assembly concurs; April 18, to Governor; May 4, approved, being chapter 544.

EVERETT. Introductory No. 1401 printed No. A. 1634; entitled: An act amending section 446, Conservation Law, relative to acquisition of real estate for river regulation. Read once and referred to Committee on Conservation; April 15, reported to third reading; passed; in Senate (Rec. No. 545), referred to Committee on Conservation; April 16, reported, stricken from calendar.

EVERETT. Introductory No. 1414; printed No. A. 1652; entitled: An act amending section 888, Education Law, relative to salaries of members of supervising and teaching staff of cities. Read once and referred to Committee on Public Education.

EVERETT. Introductory No. 1434; printed No. A. 1698; entitled: An act appropriating \$5,000 for paying certain State certificates issued for claims ordered paid under chapter 176, Laws of 1859, on account of expenses of certain individuals in war of 1812. Read once and referred to Committee on Ways and Means.

EVERETT. Introductory No. 1435; printed No. A. 1699; entitled: An act repealing section 33-a, Agricultural Law, relating to milk whey and skim milk. Read once and referred to Committee on Agriculture.

EVERETT. Introductory No. 1520; printed Nos. A. 1875, 1918; entitled: An act authorizing Court of Claims to determine claim of Bradley and Weed, Inc., on account of Potsdam Normal School contract. Read once and referred to Committee on Claims; April 5, amended and recommitted; April 12, reported to third reading; passed; April 13, in Senate (Rec. No. 467), ordered to third reading and referred to Committee on Judiciary; April 14, reported, restored to third reading; April 15, passed; April 16, to Governor; May 13, vetoed by Governor.

FENNER. Introductory No. 31; printed No. A. 31; entitled: An act adding new section 1039-a, Education Law, making the School of Home Economics in Cornell Agricultural School the State College of Home Economics at Cornell University, and stating its objects. Read once and referred to Committee on Ways and Means.

FENNER. Introductory No. 208; printed Nos. A. 210, 1442; entitled: An act amending subdivision 1, section 211, Conservation Law, making open season for water fowl September 16 to January 31 and period for possession, September 16 to February 10. Read once and referred to Committee on Conservation; March 11, reported amended to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 200), referred to Committee on Conservation; March 31, reported to Committee of the Whole; April 5, ordered to third reading; April 8, passed; April 9, to Governor; May 13, vetoed by Governor.

FENNER. Introductory No. 525; printed No. A. 545; entitled: An act amending section 63, Transportation Corporations Law, by authorizing a gas or electric corporation to require a deposit for gas or electric current equal to estimated price of such current for two months. Such deposits in case of insolvency of corporation shall be entitled to priority of payment. Read once and referred to Committee on Electricity, Gas and Water.

FENNER. Introductory No. 955; printed No. A. 1042; entitled: An act amending Ithaca city charter relative to firemen's

relief fund. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 229), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 19, to Mayor; April 30, returned accepted, to Governor; May 3, approved, being chapter 512.

FENNER. Introductory No. 1028; printed No. A. 1140; entitled: An act amending Ithaca city charter relative to collection of city taxes. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 230), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 19, to Mayor; April 30, returned, accepted, to Governor; May 3, approved, being chapter 513.

FENNER. Introductory No. 1158; printed No. A. 1282; entitled: An act amending Ithaca charter relative to boundaries and civil divisions of city. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 282), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 19, to Mayor; April 30, returned, accepted, to Governor; May 6, approved, being chapter 594.

FINCH. Introductory No. 377; printed No. A. 380; entitled: An act amending subdivision 3, section 291, Highway Law, by increasing from 25 to 50 the percentage of automobile registration fees to be paid by the Secretary of State to counties. Read once and referred to Committee on Internal Affairs.

FINCH. Introductory No. 378; printed No. A. 381; entitled: An act appropriating \$4,500 for expenses heretofore incurred for repairs and maintenance of State Farm for Women at Valatic. Read once and referred to Committee on Ways and Means.

FINCH. Introductory No. 819; printed No. A. 872; entitled: An act appropriating \$300,000 for Barge canal terminal in Hudson. Read once and referred to Committee on Ways and Means.

FINCH. Introductory No. 990; printed No. A. 1078; entitled: An act authorizing Hudson to issue bonds to meet temporary deficiencies. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 231), referred to Committee on Cities; April 12, committee discharged; ordered to third reading, passed; April 14, to Mayor; April 23, returned, accepted, to Governor; May 3, approved, being chapter 511.

FINCH. Introductory No. 991; printed No. A. 1079; entitled: An act authorizing Court of Claims to determine claim of Mary Jane Simonds against State for damages to property while serving in State girls' training school. Read once and referred to Committee on Claims; April 15, reported and ordered to third reading, passed; in Senate (Rec. No. 546), ordered to third reading, passed: April 18, to Governor; May 13, vetoed by Governor.

FINCH. Introductory No. 1063; printed Nos. A. 1184, 1616, 1741; entitled: An act adding section 221, Town Law, providing for the licensing of itinerant carnivals and similar shows. Read once and referred to Committee on Internal Affairs; March 23, reported, amended to second reading; March 28, ordered to third reading; March 29, amended in revision; April 4, passed; April 5, in Senate (Rec. No. 328), ordered to third reading, passed; April 6, to Governor; April 21, approved, being chapter 268.

FINCH. Introductory No. 1118; printed No. A. 1454; entitled: An act revising the charter of the city of Hudson. Read once and referred to Committee on Cities.

FINCH. Introductory No. 1537; printed No. A. 1929; entitled: An act amending subdivision 4, section 166, Labor Law.

by providing that every signalman and towerman or gateman performing duties similar to those of signalman shall have at least one day's rest in seven instead of two days rest every month as at present. Read once and referred to Committee on Labor and Industries.

FLYNN. Introductory No. 396; printed No. A. 400; entitled: An act amending section 18, General City Law, by making provision for licensing operators of moving pictures apply to projection apparatus and providing for a board of examiners to determine fitness of applicants, such board to be appointed by mayor; and making other provisions. Read once and referred to Committee on Cities.

FLYNN. Introductory No. 397; printed No. A. 401; entitled: An act adding new article 17, Tax Law, imposing a tax, to be assessed and collected by the locality, on out-of-door advertisements and advertising devices. Read once and referred to Committee on Taxation and Retrenchment.

FLYNN. Introductory No. 398; printed No. A. 402; entitled: An act amending section 30 and adding new section 30-b, Farms and Markets Law, empowering the Commission to inspect and order sale of perishable food. Common carriers must report undelivered perishable food. Read once and referred to Committee on Agriculture.

FLYNN. Introductory No. 872; printed No. A. 950; entitled: An act amending section 104, Agricultural Law, by prohibiting sale for human consumption of carcasses of animals infected with tuberculosis. Read once and referred to Committee on Agriculture.

FLYNN. Introductory No. 873; printed No. A. 951; entitled: An act amending section 108, Agricultural Law, by prohibiting sale or giving away of tuberculin or mallein except on certificate of Agriculture and Markets Department. Read once and referred to Committee on Agriculture.

FLYNN. Introductory No. 1029; printed No. A. 1141; entitled: An act amending section 45-b, General City Law, by providing that in New York a renewal fee of \$2 a year shall be paid for each plate or sign for licensed plumbers to the examining board of plumbers. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 296), referred to Committee on Cities; April 15, reported and ordered to third reading; April 16, passed; April 18, to Governor; May 13, vetoed by Governor.

FLYNN. Introductory No. 1030; printed No. A. 1142; entitled: An act amending section 233, County Law, by providing that county judges of one county holding county court in Bronx and Queens shall be paid \$20 a day for expenses. Read once and referred to Committee on Internal Affairs.

FLYNN. Introductory No. 1062; printed No. A. 1183; entitled: An act adding new section 23-a, Public Service Commissions Law, requiring corporations furnishing gas, electric current or steam to public to render true and correct statements of quantity furnished to consumer. No charge shall be made except for actual quantity supplied. Read once and referred to Committee on Electricity, Gas and Water Supply.

FLYNN. Introductory No. 1231; printed Nos. A. 1358, 1566; entitled: An act adding new section 390, Judiciary Law, equalizing salaries of interpreters of Bronx county court. Read once and referred to Committee on Internal Affairs; March 16, reported to second reading; March 17, ordered to third reading; March 18, amended in revision; March 24, passed; March 28, in Senate (Rec. No. 255), referred to Committee on Judiciary; April 6, reported and ordered to third reading; April 7, passed; April 9, to Governor; May 6, approved, being chapter 639.

FLYNN. Introductory No. 1267; printed No. A. 1424; entitled: An act amending section 18, General City Law, relative to licenses to operate moving-picture apparatus. Read once and referred to Committee on Cities.

- FOX. Introductory No. 32; printed Nos. A. 32, 197; entitled: An act amending section 2240, Penal Law, relative to unauthorized wearing of badge or button of the American Legion or the Military Order of the World War. Read once and referred to Committee on Codes; January 19, amended and recommitted; February 1, reported to second reading; February 2, ordered to third reading; February 8, passed; February 9, in Senate (Rec. No. 6), referred to Committee on Codes; February 28, committee discharged; substituted for S. 68 (on third reading; passed; March 1, to Governor; March 9, approved, being chapter 42.
- FOX. Introductory No. 33; printed No. A. 33; entitled: An act amending sections 393, 395, Election Law, making compulsory the adoption of voting machines in all cities of the State. Read once and referred to Committee on Judiciary.
- FOX. Introductory No. 34; printed No. A. 34; entitled: Concurrent resolution proposing amendment to article 5, Constitution, by providing for the reconstruction of the State government. The Secretary of State, Treasurer and State Engineer are eliminated as elective officers. Twenty-one civil departments are created. There are other provisions. Read once and referred to Committee on Judiciary; April 16, motion to discharge committee lost.
- FOX. Introductory No. 35; printed No. A. 35; entitled: Concurrent resolution proposing an amendment to section 11, article 8, Constitution, by eliminating the State Commission in Lunacy and providing for a Commission on Mental Hygiene to inspect all institutions for care of insane, epileptics, idiots, feeble-minded or mental defectives. There are other provisions. Read once and referred to Committee on Judiciary; April 16, motion to discharge committee lost.
- FOX. Introductory No. 442; printed No. A. 451; entitled: Concurrent resolution proposing amendment to sections 21, 22, article 3, and section 9, article 4, Constitution, providing for establishment of a State budget system. Read once and referred to Committee on Judiciary.

- FOX. Introductory No. 443; printed No. A. 452; entitled: Concurrent resolution proposing amendment to section 1, article 4, Constitution, by making term of Governor and Lieutenant-Governor four years instead of two. Read once and referred to Committee on Judiciary.
- FOX. Introductory No. 492; printed No. A. 505; entitled: An act amending section 3320, Civil Code, by providing that a trustee who has rendered legal services in connection with his duties as trustee shall receive therefor compensation which shall appear to any court as just and reasonable. Read once and referred to Committee on Codes.
- FOX. Introductory No. 1214; printed No. A. 1338; entitled: An act amending section 9, chapter 136, Laws of 1920, relative to defenses in actions based on unjust agreements for rent, by providing that the act shall apply to an apartment in any hotel if it is leased unfurnished for one month or more. Read once and referred to Committee on Cities.
- FOX. Introductory No. 1215; printed No. A. 1339; entitled: An act amending subdivision 2-a, section 2231, Civil Code, relative to summary proceedings to recover possession of real property for default in payment of rent, by providing that this subdivision shall apply to an apartment in any hotel if it is leased unfurnished for one month or more. Read once and referred to Committee on Codes; March 29, reported to second reading; March 30, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 371), referred to Committee on Codes.
- FOX. Introductory No. 1217; printed No. A. 1341; entitled: An act amending section 599, Judiciary Law, by providing that a person dwelling or lodging in New York county for an aggregate of three months of the year is a resident of that county for jury purposes. Read once and referred to Committee on Judiciary.
- FOX. Introductory No. 1218; printed No. A. 1342; entitled: An act amending section 635, Judiciary Law, by striking out provisions exempting from jury duty clergymen, registered veterinary

surgeons, sheriff's jurors, members of Old Guard and honorably discharged members of fire department. Read once and referred to Committee on Judiciary.

- FOX. Introductory No. 1219; printed No. A. 1343; entitled: An act amending chapter 602, Laws of 1901, by providing that persons selected to act as special jurors in New York city shall not be exempt from other jury duty. Read once and referred to Committee on Cities.
- FOX. Introductory No. 1220; printed Nos. A. 1344, 1969; entitled: An act amending section 309, Election Law, by striking out provision that election officers in first class cities shall be exempt from jury duty. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision; April 13, passed; in Senate (Rec. No. 468), referred to Committee on Judiciary.
- FOX. Introductory No. 1313; printed No. A. 1483; entitled: An act amending section 255, State Charities Law, providing for admission to Woman's Relief Corps Home of veterans of Spanish-American War, Philippine insurrection and World War. Read once and referred to Committee on Soldiers' Home; March 23, reported to second reading; March 24, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 283), referred to Committee on Finance.
- FOX. Introductory No. 1415; printed No. A. 1653; entitled: An act amending sections 15, 98, Decedent Estate Law, relative to share of widow in personal estate of husband. Read once and referred to Committee on Judiciary.
- FOX. Introductory No. 1535; printed No. A. 1927; entitled: An act amending section 1410, Civil Practice Act, relative to summary proceedings to recover possession of real property for default in rent by providing that subdivision 2-a shall apply to an apartment in a hotel if leased unfurnished for one month or more. Read once and referred to Committee on Codes.

FRANCHOT. Introductory No. 570; printed No. A. 598; entitled: An act amending section 1402, Civil Practice Act, by providing that proceeds of sale of real property or interest therein of infant or incompetent, together with all additions thereto arising from investments and reinvestment of income, are deemed real property, which shall, on death of infant or incompetent intestate, descend to heirs thereof. Read once and referred to Committee on Judiciary.

FRANCHOT. Introductory No. 571; printed No. A. 599; entitled: An act amending section 2359, Civil Code, relative to proceeds of sale of real property of infants and incompetents, by making same changes as in preceding bill. Read once and referred to Committee on Codes.

FRANCHOT. Introductory No. 666; printed No. A. 704; entitled: An act amending subdivision 4, section 2147, Penal Law, by permitting Sunday traffic in souvenirs. Read once and referred to Committee on Codes.

FRANCHOT. Introductory No. 708; printed No. A. 755; entitled: An act appropriating \$600,000 for erecting a State armory in Niagara Falls, and authorizing county supervisors to purchase land for site. Read once and referred to Committee on Ways and Means.

FRANCHOT. Introductory No. 857; printed No. A. 915; entitled: An act legalizing proceedings of trustees of village of Wilson in employing Fred E. Dean to pave parts of certain streets. Read once and referred to Committee on Villages; March 23, reported to second reading; March 24, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 284), referred to Committee on Villages.

FRANCHOT. Introductory No. 1197; printed No. A. 1321; entitled: An act amending Niagara Falls charter relative to collection of taxes and assessments and enforcement thereof by sale of real estate. Read once and referred to Committee on Cities: March 24, reported to second reading; March 25, ordered to third reading; March 31, stricken from calendar.

FRANCHOT. Introductory No. 1293; printed No. A. 1459; entitled: An act enlarging the Niagara State Reservation, establishing the New York State memorial riverways and reserves, extending along Niagara river from Lake Erie to Lake Ontario, as a memorial of patriotism and devotion of soldiers and sailors who served in World War; and appropriating \$10,000. Read once and referred to Committee on Ways and Means.

FRANCHOT. Introductory No. 1593; printed No. A. 2033; entitled: An act repealing subdivision 12, section 98, Decedent Estate Law, relative to distribution of collaterals. Read once and referred to Committee on Judiciary.

FRERICHS. Introductory No. 426; printed Nos. A. 435, 935; entitled: An act providing for indexing and reindexing conveyances, mortgages and other instruments, relating to lands and liens in the county of Richmond. Read once and referred to Committee on Internal Affairs; February 23, reported amended to second reading; March 1, stricken from calendar.

FRERICHS. Introductory No. 592; printed No. A. 620; entitled: An act authorizing Richmond borough president, with approval of board of estimate, to extend the Southfield boulevard from Eltingville to Tottenville, and apportioning expense thereof. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 75), substituted for S. 370 in Committee of the Whole; ordered to third reading; March 3, passed; March 4, to Mayor; March 22, returned, not accepted; in Assembly, repassed; March 23, in Senate, repassed; March 25, to Governor; April 8, approved, being chapter 167.

FRERICHS. Introductory No. 651; printed No. A. 687; entitled: An act adding new section 149-b, Greater New York charter, empowering comptroller to settle claims for arrears of taxes. No settlement shall be made of taxes in arrears for less than twenty years nor for less than 50 per cent of amount due,

exclusive of interest. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, stricken from calendar.

FRERICHS. Introductory No. 728; printed No. A. 775; entitled: An act adding new section 288-a, Greater New York charter, authorizing municipal civil service commission to allow rating as it may deem proper for individual acts of bravery by officers and members of police force who were such on April 6, 1918, and served in World War. An officer or member of force who had reached rank of first grade patrolman and in World War service was made a commissioned officer shall without further examination be promoted in department to rank held by him in World War or to rank one grade lower. Read once and referred to Committee on Cities.

FRERICHS. Introductory No. 1201; printed No. A. 1325; entitled: An act amending chapter 265, Laws of 1914, by increasing salaries of stenographers in office of Richmond county district attorney. Read once and referred to Committee on Judiciary.

FRERICHS. Introductory No. 1202; printed No. A. 1326; entitled: An act amending section 168, Judiciary Law, relative to appointment of court officers in Richmond county. Read once and referred to Committee on Judiciary; March 24, reported to second reading; March 30, ordered to third reading; April 5, stricken from calendar.

GAFFERS. Introductory No. 399; printed No. A. 403; entitled: An act amending sections 123, 331, 397, Election Law, relative to form and preparation of ballots. Read once and referred to Committee on Judiciary.

GAFFERS. Introductory No. 820; printed No. A. 873; entitled: An act authorizing Court of Claims to determine claim of Charles P. Senecal against State for damages for personal injuries. Read once and referred to Committee on Claims; March 14, reported to second reading: March 15, ordered to

third reading; March 21, passed; March 22, in Senate (Rec. No. 201), referred to Committee on Judiciary; April 13, committee discharged, substituted for S. 536 on third reading; passed; April 14, to Governor; May 12, approved, being chapter 697.

GAFFERS. Introductory No. 930; printed No. A. 1015; entitled: An act amending chapter 243, Laws of 1913, relative to retention of part of unimproved Champlain canal from Waterford south to a point 1,800 feet south of waste weir number one of old Champlain canal and striking out provision for retention of Watervliet and Port Schuyler side cuts. Read once and referred to Committee on Canals; March 23, reported to second reading; March 24, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 357), ordered to third reading; passed; April 7, to Governor; May 11, approved, being chapter 688.

GAFFERS. Introductory No. 979; printed No. A. 1066; entitled: An act adding new section 251, County Law, authorizing boards of supervisors to pension county officers or employees who have become incapacitated and have been in county's employ for twenty-five years. Read once and referred to Committee on Internal Affairs.

GAFFERS. Introductory No. 1081; printed Nos. A. 1202, 2071; entitled: An act amending chapter 130, Laws of 1915, relative to collection of unpaid State and county taxes by the city of Cohoes. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 24, passed; March 24, in Senate (Rec. No. 232), substituted for S. 751 on third reading; March 28, passed; March 29, to Mayor; April 9, returned, accepted; to Governor; April 11, recalled from Governor; April 13, vote reconsidered; amended; April 16, repassed Assembly and Senate; April 19, to Mayor; April 28, returned, accepted; to Governor; May 3, approved, being chapter 495.

GAFFERS. Introductory No. 1153; printed No. A. 1277; entitled: An act authorizing Agricultural Commissioner to investigate and determine claims for damages on account of orders to

prevent spread of the European corn borer, and appropriating \$52,000. Read once and referred to Committee on Ways and Means; April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 557), ordered to third reading; passed; April 18, to Governor; May 12, approved, being chapter 701.

GAFFERS. Introductory No. 1416; printed No. A. 1654; entitled: An act amending section 50, Public Lands Law, by providing if property abandoned by State was used as a hydraulic canal, conveyance thereof shall not prevent future use of it for that purpose. Read once and referred to Committee on Ways and Means; April 14, reported and ordered to third reading; stricken from calendar.

GAGE. Introductory No. 106; printed Nos. A. 106, 407, 541, 785, 1176; entitled: An act adding new sections 11-b, 117-a, 802-b, Criminal Code, relating to duties of public officers in the enforcement of laws relating to intoxicating liquors, to search for seizure and forfeiture of intoxicating liquor kept for unlawful traffic. Read once and referred to Committee on Excise; January 28, amended and recommitted; February 4, amended and recommitted; February 17, amended and recommitted; February 24, reported to second reading; March 3, amended; March 8, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 178), substituted for S. 39 on third reading; March 22, passed; to Governor; April 4, approved, being chapter 156.

GAGE. Introductory No. 107; printed Nos. A. 107, 408, 540, 784, 983, 1205; entitled: An act repealing the Liquor Tax Law and the City Local Option Law; inserting new article 113, Penal Law. Intoxicating liquor is defined to be alcohol, brandy, beer, ale, wine, etc., and any spirituous liquids and compounds, whether medicated, proprietary, patented or not, containing one-half of 1 per cent or more of alcohol by volume. There is appropriated \$172,016.06. Read once and referred to Committee on Excise; January 28, amended and recommitted; February 4, amended and recommitted; February 24, reported amended to second reading;

March 4, amended; March 8, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 179), referred to Committee on Judiciary.

GAGE. Introductory No. 108; printed Nos. A. 108, 196, 409, 981; entitled: An act adding new section 16, Civil Rights Law, providing for recovery of damages suffered by reason of the selling or giving away intoxicating liquor. Read once and referred to Committee on Excise; January 18, amended and recommitted; January 28, amended and recommitted; February 24, reported amended to second reading; March 8, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 180), substituted for S. 37 on third reading; March 22, passed; to Governor; April 4, approved, being chapter 157.

GAGE. Introductory No. 401; printed No. A. 405; entitled: An act amending section 2677, Civil Code, relative to publishing notices to creditors of deceased persons. Read once and referred to Committee on Codes.

GAGE. Introductory No. 402; printed No. A. 406; entitled: An act amending section 88, Railroad Law, by providing that the Superintendent of State Police, instead of Governor as at present, may appoint railroad policemen. Appointment shall be made only on application by steam railroad company. No person shall be appointed who is not an American citizen. Read once and referred to Committee on Railroads; February 17, reported to second reading; February 18, ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 60), referred to Committee on Public Service; March 9, committee discharged; substituted for S. 252 on third reading; passed; March 10, to Governor; March 10, approved, being chapter 72.

GAGE. Introductory No. 1242; printed No. A. 1384; entitled: An act amending subdivisions 1 and 2, section 196, Conservation Law, making open season for hares and rabbits end January 1 instead of March 1 and making limit for day four hares or rabbits instead of six. Subdivision 3 of section is repealed. Read once and referred to Committee on Conservation; April 4, reported adversely.

GAGE. Introductory No. 1322; printed No. A. 1509; entitled: An act authorizing increase of compensation of county treasurers and district attorneys during terms of incumbents now in office. Read once and referred to Committee on Internal Affairs; March 23, reported to second reading; March 24, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 329), referred to Committee on Internal Affairs; April 8, reported and ordered to third reading; April 13, passed; April 14 to Governor; May 13, vetoed by Governor.

GAGE. Introductory No. 1536; printed No. A. 1928; en titled: An act appropriating \$3,000 for redemption of unused volume tax stamps sold by State Excise Commissioner. Read once and referred to Committee on Ways and Means; April 14. reported and ordered to third reading; April 15, stricken from calendar.

GAGE. Introductory No. 1594; printed No. A. 2034; entitled: An act amending section 3307, Civil Code, relative to fees of sheriff. Read once and referred to Committee on Codes: April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 558), ordered to third reading; passed; April 18. to Governor; May 13, vetoed by Governor.

GAGE. Introductory No. 1595; printed No. A. 2035; entitled: An act amending section 1520, Civil Practice Act, relative to fees of sheriff. Read once and referred to Committee on Codes; April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 559), ordered to third reading; passed; April 18, to Governor; May 13, vetoed by Governor.

GALGANO. Introductory No. 118; printed No. A. 118; entitled: An act amending section 586, Criminal Code, relative to deposit of money or liberty bonds instead of bail, by providing that where a minor is held on a charge of juvenile delinquency, consent of such minor shall not be required to refund money or bonds deposited. Read once and referred to Committee on Codes: March 15, reported to second reading; March 16, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 233), referred to Committee on Codes.

GALGANO. Introductory No. 904; printed Nos. A. 989, 1859; entitled: An act amending section 216, Military Law, by providing that warrants for allowances for military organizations shall be drawn by State Comptroller in favor of New York City Chamberlain. Read once and referred to Committee on Military Affairs; March 30, reported to second reading; March 31, ordered to third reading; April 1, amended in revision; April 7, passed; April 7, in Senate (Rec. No. 410), referred to Committee on Military Affairs.

GALGANO. Introductory No. 1064; printed No. A. 1185; entitled: An act amending section 517, Criminal Code, by permitting appeal to Supreme Court by defendant from order denying application made by him under section 344. Read once and referred to Committee on Codes.

GALGANO. Introductory No. 1065; printed No. A. 1186; entitled: An act amending section 388, Criminal Code, by providing that counsel for people must commence and defendant or his counsel conclude the argument to the jury. Read once and referred to Committee on Codes.

GALGANO. Introductory No. 1205; printed No. A. 1329; cntitled: An act amending section 1541, Greater New York Charter, by providing that award of a contract may be made in cases where appropriation was insufficient at time bids were opened provided an additional sufficient appropriation is secured before award is made. Read once and referred to Committee on Cities.

GARDNER. Introductory No. 171; printed No. A. 171; entitled: An act adding new sections 1438, 1439, Penal Law, making it a misdemeanor to deposit papers or refuse on highways or to destroy or remove receptacles for papers and refuse on highways. Read once and referred to committee on Codes; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 372), referred to Committee on Codes; April 13, reported and ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed by Governor.

GARDNER. Introductory No. 298; printed No. A. 299; entitled: An act appropriating \$1,893,000 for Barge canal terminals at Kingston, Newburgh, Poughkeepsie and Yonkers. Read once and referred to Committee on Ways and Means.

GARDNER. Introductory No. 458; printed No. A. 467; entitled: An act amending subdivision 1, section 282, Highway Law, by providing that owner of motor vehicle, operated only during period of one-half hour before sunrise to one-half hour after sunset, shall not be required, in applying for registration, to furnish proof that the machine is equipped with proper lights. Read once and referred to Committee on Internal Affairs.

GARDNER. Introductory No. 459; printed No. A. 468; entitled: An act permitting the Independence Insurance Company to apply to State Tax Commission for revision and readjustment of taxing against it under section 187, Tax Law. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; March 1, stricken from calendar.

GARDNER. Introductory No. 493; printed Nos. A. 506, 1365; entitled: An act amending section 34, Insurance Law, relative to taxation of foreign corporations and foreign insurers. Read once and referred to Committee on Insurance; February 17, reported to second reading; February 18, ordered to third reading; March 9, amended; March 16, passed; March 17, in Senate (Rec. No. 170), substituted for S. 323 in Committee of the Whole; ordered to third reading; March 21, passed; March 22, to Governor; March 28, approved, being chapter 127.

GARDNER. Introductory No. 565; printed No. A. 585; entitled: An act extending boundaries of Poughkeepsie by annexing part of town of Poughkeepsie and providing for government of annexed territory and for payment of school and other bonded indebtedness. The act is to be submitted to voters of annexed territory for approval. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24,

ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 88), referred to Committee on Cities; March 28, reported to Committee of the Whole; March 29, ordered to third reading; March 31, passed; April 1, to Mayor; April 14, returned, accepted; to Governor; May 13, vetoed by Governor.

GARDNER. Introductory No. 604; printed No. A. 638; entitled: An act amending sections, 110, 112, 113, 115, 116, 126, repealing section 114, and adding new section 111 in place of old section 111, Insurance Law, relative to mutual fire insurance corporations. Read once and referred to Committee on Insurance; March 24, reported to second reading; March 25, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 373), substituted for S. 332 on third reading; passed; April 9, to Governor; April 20, approved, being chapter 237.

GARDNER. Introductory No. 605; printed No. A. 639; entitled: An act amending section 150, Insurance Law, by providing for incorporation of companies doing a business of marine or inland marine or transportation insurance, against any risk whether to person or property, including liability for loss or damage arising out of construction, repair, operation, maintenance or use of subject matter of such primary insurance, but not including life insurances or surety or fidelity bonds. Read once and referred to Committee on Insurance; March 24, reported to second reading; March 28, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 374), substituted for S. 331 on third reading; passed; April 9, to Governor; April 20, approved, being chapter 236.

GARDNER. Introductory No. 803; printed No. A. 856; entitled: An act amending section 22, Insurance Law, relative to re-insurance of marine risks with a corporation incorporated outside United States. Read once and referred to Committee on Insurance; March 24, reported to second reading; March 28, ordered to third reading; April 6, stricken from calendar.

GARDNER. Introductory No. 804; printed No. A. 857; entitled: An act authorizing State Comptroller to determine application of Joseph A. Daughton as trustee of funds under will of

John Welspiel, for redemption from tax sale of land in Town of Plattekill, Ulster county. Read once and referred to Committee on Judiciary; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 122), referred to Committee on Judiciary; April 14, committee discharged, ordered to third reading, passed; April 15, to Governor; May 13, vetoed by Governor.

GARDNER. Introductory No. 992; printed No. A. 1080; entitled: An act amending section 236, Insurance Law, relative to mergers of fraternal benefit societies. Read once and referred to Committee on Insurance; March 31, reported adversely.

GARDNER. Introductory No. 993; printed No. A. 1081; entitled: An act amending section 13, Insurance Law, by authorizing Insurance Superintendent to receive deposit from a domestic insurance corporation whenever such deposit is required by laws of another state or regulations as a condition of admission of such corporation to that state. Read once and referred to Committee on Insurance; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 171), substituted for S. 701 in Committee of the Whole, ordered to third reading; March 21, passed; May 22, to Governor; March 29, approved, being chapter 128.

GARDNER. Introductory No. 994; printed No. A. 1082; entitled: An act amending section 97, Insurance Law, relative to limitation of expense of domestic life insurance corporations. Read once and referred to Committee on Insurance; March 24, reported to second reading; March 28, ordered to third reading: April 6, passed; April 7, in Senate (Rec. No. 375), substituted for S. 703 on third reading, passed; April 9, to Governor; April 21, approved, being chapter 287.

GARDNER. Introductory No. 1093; printed No. A. 1217; entitled: An act amending section 16, Insurance Law, by authorizing any domestic insurance company other than a life company, to invest not more than 20 per cent of its capital in or loan such amount on stock of another insurance corporation carrying on same kind of business which is incorporated

under laws of United States or State and transacting business exclusively in foreign countries. Read once and referred to Committee on Insurance; March 24, reported to second reading; March 28, ordered to third reading; April 6, stricken from calendar.

GARDNER. Introductory No. 1094; printed No. A. 1218; entitled: An act amending section 100, Insurance Law, by extending from 15 to 20 years from December 31, 1906, time within which domestic life insurance corporations shall dispose of certain stocks and bonds; and permitting such corporation to invest in stock or bonds of a foreign country in which it has outstanding policies, to an amount not exceeding reserve on such policies. Read once and referred to Committee on Insurance; March 24, reported to second reading; March 28, ordered to third reading; April 6, stricken from calendar.

GARDNER. Introductory No. 1165; printed No. A. 1289; cntitled: An act legalizing bonds of Poughkeepsie issued for school purposes for terms maturing more than 20 years from date of issue. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; April 14, passed, in Senate (Rec. No. 530), ordered to third reading, passed; April 19, to Mayor; May 4, returned accepted, to Governor; May 6, approved, being chapter 624.

GARDNER. Introductory No. 1166; printed Nos. A. 1290, 1683, 1770; entitled: An act amending Poughkeepsie charter relative to time of payment of city bonds. Read once and referred to Committee on Cities; March 24, reported amended to second reading; March 29, ordered to third reading; March 31, amended in revision; April 15, stricken from calendar.

GARDNER. Introductory No. 1216; printed No. A. 1340; entitled: An act amending subdivision 8, section 245, Military Law, relative to compensation of State officers and employees who served in Federal military, naval or marine service during World war, by providing that they must have been in service of State previous to declaration of war, and appropriating \$5,000. Read once and referred to Committee on Ways and Means.

GARDNER. Introductory No. 1268; printed No. A. 1425; entitled: An act amending sections 262, 263, 266, Insurance Law, relative to cooperative fire insurance corporations. Such corporations shall not be formed by persons residing in a city of more than 600,000. Buildings or property outside territory comprised in incorporation certificate and territory to which corporation may be legally extended shall not be insured. There are other provisions. Read once and referred to Committee on Insurance.

GEMPLER. Introductory No. 296; printed Nos. A. 297, 1067; entitled: An act adding new section 2443-a, Civil Code, by providing for the taking of minutes in proceedings supplementary to execution on affidavit of judgment creditor. Read once and referred to Committee on Codes; March 1, amended and recommitted.

GEMPLER. Introductory No. 297; printed Nos. A. 298, 592; entitled: An act adding new section 51-b, Public Service Commissions Law, authorizing the commission to fix minimum number of stree^t cars that may be used for exclusive use of women passengers in New York City. Read once and referred to Committee on Judiciary; February 9, amended and recommitted.

GEMPLER. Introductory No. 444; printed No. A. 453; entitled: An act repealing sections 101-a, 101-b, 101-c and 101-d, Insurance Law, relative to group life insurance. Read once and referred to Committee on Insurance.

GEMPLER. Introductory No. 445; printed Nos. A. 454, 1568; entitled: An act proposing amendments to section 18, article 3, Constitution, by permitting legislature to pass a private or local bill in the case of designating places of voting. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 18. amended in revision; April 4, passed; April 5, in Senate (Rec. No. 330), referred to Committee on Judiciary.

GEMPLER. Introductory No. 446; printed Nos. A. 455, 1039; entitled: An act adding new section 192-a, Railroad Law,

providing that in New York City street cars shall be run through from one terminal of street car line to the other so that passengers shall not be transferred except to car of intersecting line. Read once and referred to Committee on Railroads; February 28, amended and recommitted.

GEMPLER. Introductory No. 1119; printed No. A. 1243; entitled: An act authorizing the New York City police commissioner to reinstate William P. Ward, former patrolman. Read once and referred to Committee on Cities.

GEMPLER. Introductory No. 1472; printed No. A. 1803; entitled: An act amending subdivision 1, section 186, and section 187, General Business Law, relative to fees of employment agencies. Read once and referred to Committee on General Laws; April 14, reported and ordered to third reading; passed; in Senate (Rec. No. 531), ordered to third reading and referred to Committee on Judiciary.

GEMPLER. Introductory No. 1505; printed No. A. 1862; entitled: An act adding new section 14-a, General City Law, authorizing local legislative body to provide that every elevator, stairway or other vertical shaft in any building shall be enclosed at top with a glass cover so installed that it may be opened automatically by release of fusible links. Read once and referred to Committee on Cities.

GRAY. Introductory No. 494; printed No. A. 507; entitled: An act appropriating \$500 for the Hamilton-Odell Library at Monticello. Read once and referred to Committee on Ways and Means.

GRAY. Introductory No. 848; printed Nos. A. 906, 1503; entitled: An act amending section 26, Surrogate's Court Act, relative to salary of Surrogate's court stenographer in Sullivan county. Read once and referred to Committee on Judiciary; March 16, reported, amended to second reading; March 22, stricken from calendar.

GRAY. Introductory No. 849; printed No. A. 907; entitled: An act amending subdivision 6, section 101, Highway Law, by

providing that no town shall receive from State in any year under this section an amount exceeding an average of \$50 per mile for total mileage outside incorporated villages, instead of \$25 as at present. Read once and referred to Committee on Internal Affairs.

GRAY. Introductory No. 850; printed No. A. 908; entitled: An act amending section 2496, Civil Code, relative to compensation of surrogate's court stenographer in Sullivan county. Read once and referred to Committee on Codes; March 15, reported to second reading; March 16, ordered to third reading; March 23. stricken from calendar.

GRAY. Introductory No. 1175; printed No. A. 1299; entitled: An act providing for improvement, as a State highway, of highway commencing near Port Jervis and running northwesterly along Delaware river to village of Hancock. Read once and referred to Committee on Internal Affairs.

GRAY. Introductory No. 1274; printed No. A. 1421; entitled: An act adding new subdivision 8, section 21-b, Public Health Law, providing for sanitary inspections and certificates of sanitary condition of slaughter-houses, creameries and kindred and allied food-producing establishments. Read once and referred to Committee on Public Health.

GREENWALD. Introductory No. 36; printed No. A. 36; entitled: An act amending section 52, General Construction Law, so as to repeal the daylight saving law. Read once and referred to Committee on Agriculture.

GREENWALD. Introductory No. 83; printed No. A. 83; cntitled: An act amending sections 22, 93, 170, 250, renumbering section 269 as 268-a, and inserting new section 269, Highway Law, by providing that expense of construction and repairs of bridges upon a State highway shall be borne by the State and upon a county highway one-half by the State and one-half by the county. There are other provisions. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March

31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 403), referred to Committee on Internal Affairs; April 8, reported and ordered to third reading; April 13, recommitted to Committee on Finance.

GREENWALD. Introductory No. 519; printed No. A. 536; entitled: An act amending section 199, Conservation Law, by permitting the hunting and killing of skunk by dogs in Schoharie county. Read once and referred to Committee on Conservation; April 4, reported adversely.

GREENWALD. Introductory No. 520; printed No. A. 537; entitled: An act amending section 201, Conservation Law, by making open season for muskrats in Schoharie county, November 10 to March 31. Read once and referred to Committee on Conservation; April 4, reported adversely.

GREENWALD. Introductory No. 1243; printed No. A. 1385; entitled: An act amending subdivision 9, section 2, Public Service Commissions Law, by including motor bus lines in definition of "common carrier." Read once and referred to Committee on Judiciary.

GREENWALD. Introductory No. 1244; printed No. A. 1386; entitled: An act amending section 695, Education Law, by providing that in a school district of not more than 5,000 outside of city physical training shall be given only in case trustee or education board so determine. Read once and referred to Committee on Education.

GREENWALD. Introductory No. 1526; printed Nos. A. 1888, 1975; entitled: An act creating a commission of five persons appointed by Governor to investigate and recommend ways and means to better facilities for marketing products of farmers, reduce cost of living and eliminate excessive expense between farm and city consumer. There is appropriated \$15,000. Read once and referred to Committee on Ways and Means; April 7, amended and recommitted; April 13, reported and ordered to third reading, passed, in Senate (Rec. No. 469), referred to Committee on Finance.

HACKENBURG. Introductory No. 572; printed No. A. 600; entitled: An act adding new section 12-a, Judiciary Law, requiring that every determination upon appeal shall be accompanied by memorandum by the appellate court, stating briefly reasons for determination. Read once and referred to Committee on Judiciary.

HACKENBURG. Introductory No. 667; printed Nos. A. 705, 1375; entitled: An act adding new subdivision 4, section 8, Criminal Code, giving defendant, if acquitted, right to compensation in such sum as trial judge allows. Read once and referred to Committee on Codes; March 9, reported amended to second reading; March 14, ordered to third reading; March 21, lost.

HACKENBURG. Introductory No. 970; printed No. A. 1057; entitled: An act adding new article 5-A, General Municipal Law, by authorizing New York city board of aldermen to acquire unoccupied dwellings, repair and rent same to inhabitants; and providing for appointment of a housing commissioner by mayor. Read once and referred to Committee on Cities.

HACKENBURG. Introductory No. 1120; printed No. A 1244; entitled: An act repealing article 164, Penal Law, relating to prize-fighting. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1121; printed No. A. 1245; entitled: An act amending section 987, Penal Law, by prohibiting all racing or trial of speed between aard-darks, agoutis, alpacas, badgers, barbary apes, beagle dogs, ant bearers, aye-ayes, baboons, bats, bears, beavers, bloodhounds, koodoos, moose, mice, milking machines, typewriters, steamrollers or other mechanical devices. Read once and referred to Committee on Codes.

IIACKENBURG. Introductory No. 1122; printed No. A. 1246; entitled: An act repealing section 942, Penal Law, relating to personating beneficiary of entrance ticket. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1123; printed No. A. 1247; entitled: An act repealing section 834, Penal Law, which prohibits certain exhibitions without permission of town authorities. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1124; printed No. A. 1248; entitled: An act amending section 830, Penal Law, by striking out provision which makes it a misdemeanor to ascend by means of a balloon with a trapeze or parachute or other device for making a descent. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1125; printed No. A. 1249; entitled: An act repealing section 833, Penal Law, which relates to pupper shows, wire and rope dances and other feats of common showmen. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1126; printed No. A. 1250; entitled: An act repealing section 1566, Penal Law, which relates to the giving away or sale of street railroad transfer tickets. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1127; printed No. A. 1251; entitled: An act repealing sections 100 to 103, Penal Law, relating to adultery. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1128; printed No. A. 1252; entitled: An act repealing section 2152, Penal Law, relating to theatrical and other performances on Sundays. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1129; printed No. A. 1253; entitled: An act repealing section 2145, Penal Law, relating to public sports on Sunday. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1130; printed No. Λ. 1254; entitled: An act repealing section 2149, Penal Law,

relating to forfeiture of commodities exposed for sale on Sunday. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1131; printed No. A. 1255; entitled: An act repealing section 2151, Penal Law, relating to processions and parades on Sunday. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1132; printed No. A. 1256; entitled: An act repealing section 995, Penal Law, relating to the allowing of losers of certain sums to recover them. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1133; printed No. Λ. 1257; entitled: An act repealing section 989, Penal Law, relating to forfeiture for exacting payment of money won at gambling. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1134; printed No. A. 1258; entitled: An act repealing section 975, Penal Law, relating to possession of policy slips. Read once and referred to Committee on Codes.

HACKENBURG. Introductory No. 1135; printed No. A. 1259; entitled: An act adding new section 16, Civil Rights Law, providing that no citizen shall be deprived of, or limited or restricted in the exercise of, any right of governing his individual conduct or his personal happiness in such manner as he may deem proper, provided that the public peace and safety is not thereby endangered. Read once and referred to Committee on Judiciary.

HAGER. Introductory No. 652; printed No. A. 688; entitled: An act authorizing Court of Claims to determine claim of Aldrich & Hall, Inc., and Ray S. Messenger, its assignee, against State for unpaid amount earned on Barge canal contract and for extra work, etc. Read once and referred to Committee on Claims.

HAGER. Introductory No. 828; printed Nos. A. 886, 2072: entitled: An act amending chapter 56, Laws of 1906, relative to powers, objects and purposes of the Theological Seminary of

Auburn. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 234), substituted for S. 535 on third reading; March 28, passed; March 29, to Governor; April 11, recalled from Governor; April 13, in Assembly; vote reconsidered; amended; restored to third reading.

HAGER. Introductory No. 958; printed No. A. 1045; entitled: An act amending Auburn city charter, by permitting issue of bonds in multiples of \$100. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 297), substituted for S. 665 on third reading; passed; April 6, to Mayor; April 14, returned, accepted; April 14, to Governor; April 23, approved, being chapter 323.

HAGER. Introductory No. 959; printed No. A. 1046; entitled: An act legalizing official acts of certain justices of peace and authorizing them to execute and file official oaths of office. Read once and referred to Committee on Judiciary.

HAGER. Introductory No. 1282; printed No. A. 1445; entitled: An act amending section 40, County Law, relative to soldiers' memorials and the levy of tax on property within a town to replace moneys appropriated by county. Read once and referred to Committee on Internal Affairs; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed: April 7, in Senate (Rec. No. 376), substituted for S. 934 on third reading; passed; April 9, to Governor; April 21, approved, being chapter 283.

HAGER. Introductory No. 1464; printed No. A. 1751; entitled: An act amending section 2491, Civil Code, by permitting Cayuga county surrogate to appoint a deputy clerk. Read once and referred to Committee on Codes; April 12, reported; stricken from calendar.

HAGER. Introductory No. 1465; printed No. A. 1752; entitled: An act amending section 21, Surrogate Court Act. by permitting Cayuga county surrogate to appoint a deputy clerk.

Read once and referred to Committee on Codes; April 12, reported stricken from calendar.

HALPERN. Introductory No. 37; printed No. A. 37; entitled: An act amending subdivision 1, section 362, Tax Law, by making the exemption from personal income tax \$2,000 instead of \$1,000 in case of a single person, and \$4,000 instead of \$2,000 in case of head of a family or married person. Read once and referred to Committee on Taxation and Retrenchment.

HALPERN. Introductory No. 119; printed No. A. 119; entitled: An act amending sections 19, 425, Greater New York charter, by increasing from 67 to 68 the number of aldermanic districts, the 68th district to be in Queens county. Read once and referred to Committee on Cities.

HALPERN. Introductory No. 172; printed No. A. 172; entitled: An act amending section 577-a, Criminal Code, by providing that the court may, in its discretion, allow bail, to be given by a fidelity or surety company. Read once and referred to Committee on Codes.

HALPERN. Introductory No. 210; printed Nos. A. 212, 1757; entitled: An act amending section 973, Greater New York charter, by providing for publication in local papers in aldermanic districts in which proposed street is to be opened, of proceedings to acquire property for street purposes in Queens, Richmond and Bronx. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 29, amended; April 5, passed; April 6, in Senate (Rec. No. 358), referred to Committee on Cities; April 14, reported and referred to Committee of the Whole; April 15, rules report; ordered to third reading; passed; April 18, to Mayor; April 30, returned, not accepted.

HALPERN. Introductory No. 447; printed No. A. 456: entitled: An act amending section 226, Greater New York charter, by providing that every act of board of estimate and apportionment shall be by resolution adopted by majority of the board

instead of the whole number of votes authorized by section to be cast. Each member shall be entitled to one vote only. Read once and referred to Committee on Cities.

HALPERN. Introductory No. 874; printed No. A. 952; entitled: An act appropriating \$350,000 to pay bonus to each former member of first and second provisional regiments, New York Guard, who served in active field duty, bonus to consist of \$10 for each month of service. Read once and referred to Committee on Ways and Means.

HALPERN. Introductory No. 905; printed Nos. A. 990, 1475; entitled: An act amending section 550, Education Law, by prohibiting employment of any person to teach in public schools who has not executed an oath pledging loyalty to flag and to support of Constitution of United States and State. Read once and referred to Committee on Public Education; March 10, reported to second reading; March 14, ordered to third reading; March 15, amended in revision; March 23, passed; March 24, in Senate (Rec. No. 235), referred to Committee on Public Education.

HALPERN. Introductory No. 995; printed No. A. 1083; entitled: An act requiring Long Island Railroad Company to demolish pedestrian bridge at Atlantic avenue and One Hundred and Second street or Herald avenue, Queens, and to provide a crossing for pedestrians and vehicular traffic. Read once and referred to Committee on Railroads.

HALPERN. Introductory No. 996; printed No. A. 1084; entitled: An act requiring Long Island Railroad Company to eliminate grade crossing at Lefferts and Jamaica avenues, Queens. Read once and referred to Committee on Railroads; April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 580), referred to Committee on Public Service.

HALPERN. Introductory No. 1176; printed No. A. 1300; entitled: An act amending sections 80, 81, Poor Law, relative to relief of persons formerly in military or naval service and their families. Read once and referred to Committee on Ways and Means.

HALPERN. Introductory No. 1177; printed No. A. 1301; entitled: An act amending sections 546, 635, 720, Judiciary Law, by exempting from jury duty members of a police reserve and exempt volunteer firemen of New York city. Read once and referred to Committee on Judiciary.

HALPERN. Introductory No. 1245; printed No. A. 1387; entitled: An act amending section 914, Greater New York charter, by making time for payment of taxes July 1 and January 1 instead of May 1 and November 1 as at present. Read once and referred to Committee on Cities.

HALPERN. Introductory No. 1246; printed No. A. 1388; entitled: An act adding new section 25, Labor Law, providing that women shall be on equality with men with respect to employments and occupations. Hereafter every avenue of employment shall be open for women. Women doing equal work with men in any occupation shall receive same compensation as men doing work of same character. Read once and referred to Committee on Labor and Industries.

HALPERN. Introductory No. 1351; printed Nos. A. 1549. 1946; entitled: An act amending subdivision 8, section 245, Military Law, relative to municipal officers and employees who served in Federal service during World War. Read once and referred to Committee on Military Affairs; March 30, reported to second reading; March 31, ordered to third reading; April 6, amended; April 12, passed; April 13, in Senate (Rec. No. 470), referred to Committee on Military Affairs; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 13, vetoed.

HALPERN. Introductory No. 1418; printed No. A. 1656: entitled: An act repealing section 184 and subdivision 3, section 186, Labor Law, relative to employment of females on street railroads. Read once and referred to Committee on Labor and Industries.

HAMILL. Introductory No. 390; printed No. A. 393; entitled: An act amending section 1543-c, Greater New York charter,

relative to reinstatement of certain policemen by striking out provision that if reinstated, they shall not receive credit for time in department prior to time of resignation. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 285), referred to Committee on Cities; April 13, reported and ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned, not accepted.

HAMILL. Introductory No. 391; printed No. A. 394; entitled: An act adding new section 262-a, Agricultural Law, providing for the grading, packing, marking, shipping and sale of peaches. Read once and referred to Committee on Agriculture.

HAMILL. Introductory No. 392; printed No. A. 395; entitled: An act adding new section 1915, Penal Law, making it a misdemeanor for an alien to engage in picketing. Read once and referred to Committee on Codes.

HAMILL. Introductory No. 393; printed No. A. 396; entitled: An act adding new section 264, General Business Law, requiring that all artificial ice manufactured or sold in New York city shall be made in quantities of 300, 100, 50 and 25 pounds. Read once and referred to Committee on Cities.

HAMILL. Introductory No. 448; printed No. A. 457; entitled: An act appropriating \$400,000 for continuing canal terminal construction work in New York city at foot of Grand and Broome streets, East river. Read once and referred to Committee on Ways and Means.

HAMILL. Introductory No. 709; printed No. A. 756; entitled: An act adding new section 25, Labor Law, relative to wives and children of employees on lighters. Read once and referred to Committee on Labor and Industries.

HAMILL. Introductory No. 710; printed No. A. 757; entitled: An act amending subdivision 2, section 90, Tenement House Law, by providing that dampproofing and waterproofing of cellars

shall consist of at least three layers of tar or asphalt saturated felt stuck solidly together with coal tar pitch or asphalt or other similar waterproofing which shall successfully resist water and dampness and shall be protected by masonry. Read once and referred to Committee on Cities.

HAMILL. Introductory No. 875; printed No. A. 953; entitled: An act adding new section 1279, Penal Law, making it a misdemeanor for any person who, as employer or otherwise, during an industrial dispute, to employ persons not residents of the place in which business of employer is located, for thirty days prior to such employment, to take the places of striking employees. Read once and referred to Committee on Codes.

HAMHL. Introductory No. 876; printed Nos. A. 954, 1172; entitled: An act adding new sections 1574-a to 1574-c, Greater New York charter, creating a bureau of commissary for police and fire and street cleaning departments, to be managed by police and fire commissioners and comptroller. Read once and referred to Committee on Cities; March 3, amended and recommitted.

HAMILL. Introductory No. 877; printed No. A. 955; entitled: An act adding new section 1543-d, Greater New York charter, authorizing reinstatement of any former probationary member of the uniformed police or fire department who was dismissed or resigned before completing probationary period, if he is under thirty-five years and if he pass such physical tests as are prescribed and has obtained consent of mayor to reinstate him. Read once and referred to Committee on Affairs of Cities: March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 298). referred to Committee on Affairs of Cities; April 13, reported ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned not accepted.

HAMILL. Introductory No. 878; printed No. A. 956; entitled: An act adding new section 518, Penal Law, making it a misdemeanor to make a speech or talk in a public manner, in any

language other than English upon any subject relating to form or character of the government or the administration or enforcement of the laws of this State or the United States. Read once and referred to Committee on Codes.

HAMILL. Introductory No. 879; printed No. A. 957; entitled: An act amending sections 540, 541, 546, 548, Election Law, relative to campaign receipts and payments. Read once and referred to Committee on Judiciary; April 15, motion to discharge committee lost.

HAMILL. Introductory No. 1040; printed Nos. A. 1152, 1970; entitled: An act amending section 22-c, Civil Service Law, by providing that physical disability of World war soldiers or sailors shall not disqualify them for employment in or promotion to any position in civil service unless disability is such as to prevent efficient service. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision; April 13, passed; April 13, in Senate (Rec. No. 471), referred to Committee on Civil Service; April 16, committee discharged; ordered to third reading; passed; April 18, to Governor; May 13, vetoed by Governor.

HAMILL. Introductory No. 1041; printed Nos. A. 1153, 1828; entitled: An act adding new sections 88, 89, Public Health Law, providing that no railroad company shall permit to be discharged from any car within the Croton and Esopus water sheds, supplying water for New York City, of any human excreta. Read once and referred to Committee on Public Health; March 31, reported amended to second reading; April 5, ordered to third reading; April 14, lost.

HAMILL. Introductory No. 1565; printed No. A. 1980; entitled: An act adding new section 168-a, Greater New York Charter, relative to length of service necessary for retirement of certain employees by board of estimate, by crediting time of service in police or fire department. Read once and referred to Com-

mittee on Cities; April 13, in Senate (Rec. No. 472), ordered to third reading and referred to Committee on Cities; April 14, reported and ordered restored to third reading; April 15, passed; April 18, to Mayor; May 2, returned, not accepted.

HARRINGTON. Introductory No. 364; printed No. A. 364; entitled: An act amending subdivision 5, section 4, Tax Law, by providing for exemption from taxation for property purchased with proceeds of a pension, bonus or insurance for military or naval services in the case of a dependent mother of a pensioner. Read once and referred to Committee on Taxation and Retrenchment; March 17, reported to second reading; March 18, ordered to third reading; March 24, stricken from calendar.

HARRINGTON. Introductory No. 461; printed No. A. 470; entitled: An act amending subdivision 5, section 12, County Law, by striking out provision that compensation of an officer or employee elected or appointed for definite term shall not be increased or diminished during such term. Read once and referred to Committee on Internal Affairs.

HARRINGTON. Introductory No. 507; printed Nos. A. 520, 917; entitled: An act authorizing Court of Claims to determine claim of Ida M. Reed, personally and as administratrix. Read once and referred to Committee on Claims; February 23, amended and recommitted; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 202), referred to Committee on Judiciary; April 7, committee discharged; substituted for S. 301 on third reading; April 13, passed; April 14, to Governor; May 13, vetoed by Governor.

HARRINGTON. Introductory No. 508; printed No. A. 521; entitled: An act amending section 202, County Law, providing for appointment by district attorney of an assistant in any county of more than 45,000 inhabitants, instead of 65,000 as at present. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No.

89), substituted for S. 326 on third reading; passed; March 4, to Governor; March 4, approved, being chapter 34.

HARRINGTON. Introductory No. 847; printed No. A. 905; entitled: An act reappropriating \$10,000 for filling in, grading and adapting grounds around memorial in honor of McDonough's victory at Plattsburgh. Read once and referred to ('ommittee on Ways and Means.

HARRINGTON. Introductory No. 1270; printed No. A. 1427; entitled: An act amending subdivision 2, section 307, Judiciary Law, relative to salary of stenographers appointed by Appellate Division justices, third and fourth departments. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 12, stricken from calendar.

HARRINGTON. Introductory No. 1339; printed Nos. A. 1526, 1906; entitled: An act adding new subdivision 7-a, section 4, Tax Law, exempting property of corporations or associations of World war veterans and also of corporations publishing official publication of veteran associations. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported amended to second reading; April 12, ordered to third reading; April 14, passed; in Senate (Rec. No. 532), substituted for S. 1013 on third reading; April 15, passed; April 18, to Governor; May 13, vetoed by Governor.

HARRINGTON. Introductory No. 1420; printed No. A. 1658; entitled: An act amending subdivision 7, section 130, Highway Law, relative to bonds of contractors, by requiring that bond shall provide that contractor will pay in full, at least once a month, all laborers employed by him. If no bond is given 20 per cent of contract price shall be retained by commission and judgments recovered by laborers shall be payable therefrom. Read once and referred to Committee on Internal Affairs.

HARRINGTON. Introductory No. 1421; printed No. A. 1659; entitled: An act adding new section 10-a, Workmen's Com-

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pensation Law, providing for insurance of employees of a subcontractor. Read once and referred to Committee on Labor and Industries.

HARRIS. Introductory No. 173; printed No. A. 173; entitled: An act legalizing bonds of school district No. 1, town of Irondequoit, Monroe county, for payment of award made by school superintendent. Read once and referred to Committee on Ways and Means; February 2, reported to second reading; February 3, stricken from calendar.

HARRIS. Introductory No. 573 printed No. A. 601; entitled: An act amending section 872-a, Education Law, relative to adoption of rules and regulations for the New York City teachers' retirement board. Read once and referred to Committee on Public Education; March 24, reported to second reading; March 28, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 331), substituted for S. 1060 on third reading; April 7, passed; April 8, to Governor; May 12, approved, being chapter 713.

HARRIS. Introductory No. 1066; printed No. A. 1187; entitled: An act amending section 67, Education Law, by making it a misdemeanor for a person to secure any credentials issued by the State University, based upon an examination or course of study in an institution approved by the university, which he has not actually passed or completed. Read once and referred to Committee on Public Education.

HARRIS. Introductory No. 1067; printed No. A. 1188; entitled: An act authorizing Court of Claims to determine claim of John M. Steele against State for damages to property in town of Pittsford. Read once and referred to Committee on Claims.

HARRIS. Introductory No. 1283; printed No. A. 1446; entitled: An act amending sections 68, 1113, 1117 to 1119, 1122 to 1126, 1129 to 1131, 1133 to 1135, 1135-a, 1136, 1138, and adding new sections 1118-a, 1118-b, and repealing certain sections, Education Law, relative to libraries and library associations. Read once and referred to Committee on Public Education; March 31, reported to second reading; April 1, ordered

to third reading; April 7, passed; April 8, in Senate (Rec. No. 411), substituted for S. 928 on third reading; passed; April 9, to Governor; April 30, approved, being chapter 385.

HARRIS. Introductory No. 1314; printed Nos. A. 1484, 1711; entitled: An act amending sections 832, 833, Education Law, by changing name of State Normal College at Albany to State College for Teachers and relative to control thereof. Read once and referred to Committee on Public Education; March 24, reported to second reading; March 25, ordered to third reading; March 28, amended in revision; March 31, passed; April 4, in Senate (Rec. No. 299), substituted for S. 959 in Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 18, to Governor; April 21, approved, being chapter 276.

HARRIS. Introductory No. 1436; printed No. A. 1700; entitled: An act adding new section 366, Education Law, relative to penalties of bonds furnished by a surety or bonding company, for town supervisors or school district officers. Read once and referred to Committee on Public Education; April 13, reported to third reading; passed; in Senate (Rec. No. 473), ordered to third reading and referred to Committee on Public Education; April 14, reported, restored to third reading; April 15, passed; April 16, to Governor; May 2, approved, being chapter 480.

HARRIS. Introductory No. 1473; printed No. A. 1804; entitled: An act amending schedule A-5, section 883, Education Law, by providing that January 1, 1922, salaries of principals of day elementary schools of 18 or more classes and salaries of principals of all other day schools in New York City shall be fixed and adjusted according to size, grade and type of school supervised. Read once and referred to Committee on Public Education; April 5, reported to second reading; April 16, recommitted.

HAUSNER. Introductory No. 268; printed No. A. 270; entitled: An act amending sections 45, 46, 49, 55-a, and adding

new section 47, Election Law, providing for designation of candidates by State committee and committees of all political subdivisions. A provision for holding party conventions to formulate party platforms is stricken out. Any business relating to platforms shall be transacted by committees meeting to designate candidates. Read once and referred to Committee on Judiciary.

HAWKINS. Introductory No. 38; printed No. A. 38; entitled: An act amending section 407, Penal Law, by making penalty for burglary, first degree, imprisonment for life instead of for not less than ten years. Read once and referred to Committee on Codes.

HAWKINS. Introductory No. 39; printed No. A. 39; entitled: An act amending section 393, Election Law, by providing for adoption by New York city board of elections and for use of voting machines. Read once and referred to Committee on Judiciary.

HAWKINS. Introductory No. 660; printed Nos. A. 696, 1721; entitled: An act amending section 5, New York City Municipal Court Code, by changing boundaries of fifth, seventh and eighth districts and creating a new district, the tenth, Manhattan, in which there shall be three justices. Read once and referred to Committee on Codes; March 9, reported to second reading; March 28, amended; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 404), referred to Committee on Codes.

HAWKINS. Introductory No. 1193; printed No. A. 1317; entitled: An act authorizing superintendent of buildings of Manhattan borough to rehear charges against and reinstate Edward G. Sexton, former inspector of plumbing. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 286), referred to Committee on Cities; April 12, reported to Committee of the Whole; April 13, ordered to third reading; passed; April 15, to Mayor; April 28, returned not accepted.

HENDERSON. Introductory No. 40; printed No. A. 40; entitled: An act adding new section 293, and renumbering old section 293 as 294, Highway Law, requiring public garages and motor vehicle repair shops to keep reports of motor vehicles left for repair or any other purpose and to notify police authorities and State Highway Commissioner if manufacturer's number has apparently been altered or removed. Read once and referred to Committee on Internal Affairs.

HENDERSON. Introductory No. 84; printed No. A. 84; entitled: An act amending section 2129, Penal Law, by making penalty for robbery, third degree, imprisonment for not less than five years and not more than 10 years. Read once and referred to Committee on Codes.

HENDERSON. Introductory No. 85; printed No. A. 85; entitled: An act amending section 2127, Penal Law, making penalty for robbery, second degree, imprisonment for not less than seven years and not more than 15 years. Read once and referred to Committee on Codes.

HENDERSON. Introductory No. 86; printed No. A. 86; entitled: An act amending section 392, Penal Law, by providing that the contents of books of stock brokers shall be prima facie evidence of the matters contained therein, and the lack of an entry or of books shall be prima facie evidence that no transaction took place. Read once and referred to Committee on Codes.

HENDERSON. Introductory No. 87; printed No. A. 87; entitled: An act amending section 2125, Penal Law, by making penalty for robbery, first degree, imprisonment for not less than 10 nor more than 20 years. Read once and referred to Committee on Codes.

HENDERSON. Introductory No. 88; printed Nos. A. 88, 1173, 1476; entitled: An act adding new section 671, Penal Law, providing a fine of not exceeding \$500 or imprisonment for not more than two years for any officer of an oil or mining corporation

making a false statement, knowing same to be false, in an application to any stock exchange to list shares of such corporation, and requiring directors of such corporation to file with State Comptroller a statement of financial condition, earnings, etc., before any advertisement of the shares as to value, etc., is published. Read once and referred to Committee on Codes; March 2, reported amended to second reading; March 8, ordered to third reading; March 15, amended; March 23, passed; March 24, in Senate (Rec. No. 236), referred to Committee on Codes; April 8, reported, ordered to third reading; April 11, recommitted.

HENDERSON. Introductory No. 89; printed No. A. 89; entitled: An act amending section 407, Penal Law, making penalty for burglary, second degree, not less than five nor more than 10 years; for burglary, third degree, not less than two nor more than five years. Read once and referred to Committee on Codes.

HENDERSON. Introductory No. 90; printed No. A. 90; entitled: An act amending subdivision 2, section 282, Highway Law, by providing that no person shall operate a motor vehicle anywhere within the State unless duly licensed as a chauffeur or operator, whether owner or otherwise. Read once and referred to Committee on Internal Affairs.

HENDERSON. Introductory No. 711; printed No. A. 758; entitled: An act authorizing New York sinking fund commissioners to cancel taxes now a lien on property of the Congregation Talma Thora Beth Avarahom of the Bronx. Read once and referred to Committee on Affairs of Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 152), referred to Committee on Affairs of Cities; March 23, reported to Committee of the Whole; March 29, ordered to third reading; March 31, passed; April 5, to Mayor; April 18, returned accepted; to Governor; May 6, approved, being chapter 604.

HENDERSON. Introductory No. 1371; printed No. A. 1578; entitled: An act adding new section 14-a, Civil Service

Law, by covering into classified competitive service from exempt class certain persons who served in World war. Read once and referred to Committee on Judiciary.

HENDERSON. Introductory No. 1419; printed No. A. 1657; entitled: An act enacting the Land Loan Act authorizing land loan bureaus in cities of the first class, to aid construction of homes on easy terms, to improve land for dwelling purposes and to minimize mortgages on such property. Read once and referred to Committee on Affairs of Cities.

HUNTER. Introductory No. 362; printed Nos. A. 362; S. 871, 937; entitled: An act amending generally the charter of the city of Hornell. Read once and referred to Committee on Affairs of Cities; February 16, reported to second reading; February 17, ordered to third reading; February 24, passed; February 28, in Senate (Rec. No. 56), referred to Committee on Affairs of Cities; March 3, reported amended to Committee of the Whole; March 8, amended, ordered to third reading; March 14, passed; March 15, Assembly concurs; March 16, to Mayor; March 28, returned accepted; to Governor; April 2, approved, being chapter 153.

HUNTER. Introductory No. 424; printed No. A. 433; entitled: An act establishing school district No. 7, town of Hornellsville, as union free school district and legalizing acts of board of education of Hornell. Read once and referred to Committee on Public Education; February 17, reported to second reading; February 18, ordered to third reading; February 28, stricken from calendar.

HUNTER. Introductory No. 682; printed No. A. 720; entitled: An act authorizing Court of Claims to determine claim of Charles O. Roe of Canisteo for damages resulting from alleged negligence of State on State route 15. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 203), referred to Committee on Judiciary; April 13, reported, ordered to third reading, passed; April 14, to Governor; May 13, vetoed by Governor.

HUNTER. Introductory No. 906; printed No. A. 991; entitled: An act appropriating \$200,000 for improving Canisteo river, Chauncey run and Caneadea and Crosby creeks in city of Hornell and town of Hornellsville. The cost is to be apportioned between State and city. Read once and referred to Committee on Ways and Means.

HUNTER. Introductory No. 1154; printed Nos. A. 1278, 1784; entitled: An act amending Hornell charter, relative to pension funds for policemen and firemen. Read once and referred to Committee on Affairs of Cities; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, stricken from calendar.

HUNTER. Introductory No. 1269; printed No. A. 1426; entitled: An act adding new section 150, Banking Law, by permitting banks, trust companies and private bankers to file Liberty or Victory bonds in lieu of bonds and undertakings. Read once and referred to Committee on Banks.

HUTCHINSON. Introductory No. 209; printed No. A. 211; entitled: An act extending for five years from April 1, 1921, the time within which Little Falls and Johnstown Railroad Company may begin construction and for ten years the time within which it shall finish its road. Read once and referred to Committee on Railroads; February 17, reported to second reading; February 22, ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 61) substituted for S. 72 in Committee of the Whole; ordered to third reading; March 2, passed; March 3, to Governor; March 9, approved, being chapter 55.

HUTCHINSON. Introductory No. 299; printed No. A. 300; entitled: An act directing the supervisor of town of Ephratah, Fulton county, to have correct account made of unpaid taxes of 1914 to 1919, which should have been returned to Comptroller. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; February 28, stricken from calendar.

HUTCHINSON. Introductory No. 300; printed Nos. A. 301, 877; entitled: An act directing supervisors of town of Bleecker, Fulton county, to have correct account made of taxes of 1914 to 1919, which should have been returned to Comptroller and to add to assessment-roll such of said taxes not heretofore paid. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; February 22, amended in revision; March 1, stricken from calendar.

HUTCHINSON. Introductory No. 495; printed Nos. A. 508, 1496, 1997; entitled: An act amending subdivision 6, section 493, Education Law, relative to apportionment of public moneys for instruction of non-resident academic pupils. March 16, amend and recommit; April 9, amend and recommit; April 16, reported, ordered to third reading, passed; April 16, in Senate (Rec. No. 560), ordered to third reading, passed; April 18, to Governor; April 30, approved, being chapter 383.

HUTCHINSON. Introductory No. 496; printed No. A. 509; entitled: An act amending Gloversville city charter by increasing maximum amount of bonds which may be issued for street improvements. Read once and referred to Committee on Affairs of Cities; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 24, in Senate (Rec. No. 45), referred to Committee on Affairs of Cities; March 2, reported, ordered to third reading, passed; March 3, to Mayor; March 17, returned accepted, to Governor; March 24, approved, being chapter 118.

HUTCHINSON. Introductory No. 750; printed Nos. A. 803, 1642; entitled: An act amending sections 971, 973, 977 to 979, Education Law, relative to State aid for instruction of deaf and dumb. Read once and referred to Committee on Ways and Means; March 24, amend and recommit.

HUTCHINSON. Introductory No. 751; printed No. A. 804; entitled: An act appropriating \$355,000 for maintaining and instructing pupils in institutions for deaf-mutes, who were

formerly county pupils and are now State pupils. Read once and referred to Committee on Ways and Means.

HUTCHINSON. Introductory No. 752; printed No. A. 805; entitled: An act amending section 979, Education Law, by increasing from \$400 to \$490 a year maximum cost of maintenance and instruction of each child in institution for deaf and dumb. Read once and referred to Committee on Ways and Means.

HUTCHINSON. Introductory No. 783; printed No. A. 836; entitled: An act amending section 201, Conservation Law, relative to taking of muskrats in Herkimer county. Read once and referred to Committee on Conservation; March 11, reported to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 204), referred to Committee on Conservation; April 7, reported, ordered to third reading; April 8, passed; April 9, to Governor; April 20, approved, being chapter 258.

HUTCHLNSON. Introductory No. 855; printed Nos. A. 913, 1644, 1822; entitled: An act amending section 601, relative to part time or continuation schools. Read once and referred to Committee on Public Education; March 24, amend and recommit; March 31, amend and recommit.

HUTCHINSON. Introductory No. 880; printed Nos. A. 958, 1694, 1832, 1944; entitled: An act amending sections 695, 696, Education Law, by eliminating from sections references to Military Training Commission, and making compulsory employment of physical training teachers in districts employing twenty or more teachers. Read once and referred to Committee on Public Education; March 24, reported amended to second reading; March 31, amended; April 5, ordered to third reading; April 6, amended in revision; April 12, passed; April 13, in Senate (Rec. No. 474), referred to Committee on Public Education.

HUTCHINSON. Introductory No. 907; printed No. A. 992; entitled: An act amending Johnstown charter, relative to

temporary loans for current expenses. Read once and referred to Committee on Affairs of Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, stricken from calendar.

HUTCHINSON. Introductory No. 960; printed No. A. 1047; entitled: An act amending subdivision 4, section 23, County Law, by increasing salary of supervisors in Hamilton and Herkimer counties. Read once and referred to Committee on Internal Affairs; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 153), substituted for S. 696 on third reading; passed; March 16, to Governor; March 22, approved, being chapter 107.

HUTCHINSON. Introductory No. 1012; printed Nos. A. 1100, 1439; entitled: An act amending section 190, Membership Corporations Law, relative to acquisition of lands by certain agricultural corporations by condemnation. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; amended in revision; March 17, passed; March 21, in Senate (Rec. No. 188), referred to Committee on Judiciary.

HUTCHINSON. Introductory No. 1555; printed No. A. 1957; entitled: An act amending section 601, Education Law, relative to part time schools in cities and in school districts having 50 or more minors above 14 years and below 16 years of age who are not in regular attendance upon instruction. Read once and referred to Committee on Public Education; April 12, reported lost.

HUTCHINSON. Introductory No. 1556; printed No. A. 1958; entitled: An act amending subdivision 1, section 491-a, Education Law, by increasing amount of school moneys apportioned to free school districts. Read once and referred to Committee on Public Education.

JACOBS. Introductory No. 91; printed No. A. 91; entitled: An act adding new section 167-a, Highway Law, providing for

payment by the county of excess over amount available for construction of State routes with Federal aid. Read once and referred to Committee on Internal Affairs; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 29), referred to Committee on Internal Affairs; February 23, reported to Committee of the Whole; March 1, ordered to third reading; March 2, passed; March 4, to Governor; March 9, approved, being chapter 53.

JACOBS. Introductory No. 153; printed No. A. 153; entitled: An act appropriating \$29,250 for a bridge over Schoharie creek at Prattsville on State highway 886. Read once and referred to Committee on Ways and Means; April 16, reported, ordered to third reading; passed; in Senate (Rec. No. 561), ordered to third reading, and referred to Committee on Finance.

JACOBS. Introductory No. 286; printed Nos. A. 288, 933; entitled: An act amending subdivision 2, section 190, Conservation Law, by permitting the taking of wild deer with horns not less than three inches from November 1 to November 15 in Columbia and Greene counties. Read once and referred to Committee on Conservation; February 23, reported amended to second reading; March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 104), ordered to third reading; passed; March 9, to Governor; March 16, approved, being chapter 77.

JACOBS. Introductory No. 670; printed No. A. 708; entitled: An act amending subdivision 1, section 195, Conservation Law, by making open season for squirrel begin October 15 instead of October 1. Read once and referred to Committee on Conservation; April 4, reported adversely.

JACOBS. Introductory No. 671; printed No. A. 709; entitled: An act amending subdivision 1, section 196, Conservation Law, by making open season for hares and rabbits begin October 15 instead of October 1. Read once and referred to Committee

on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 332), referred to Committee on Conservation; April 13, reported, ordered to third reading; April 14, passed; April 15, to Governor; May 3, approved, being chapter 496.

JACOES. Introductory No. 908; printed Nos. A. 993, 1373; entitled: An act amending section 205, General Municipal Law, by providing that any volunteer fireman injured while testing or inspecting fire apparatus so as to necessitate medical treatment shall be reimbursed for sums paid not exceeding \$100. Read once and referred to Committee on Cities; March 9, reported amended to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 205), referred to Committee on Cities; March 29, committee discharged, substituted for S. 641 in Committee of the Whole; ordered to third reading; March 31, passed; April 1, to Governor; April 9, approved, being chapter 190.

JACOBS. Introductory No. 1300; printed No. A. 1466; entitled: An act authorizing State Highways Commissioner to dispose of machinery and equipment purchased for construction with convict labor, of the Kaaterskill-Clove State highway. Read once and referred to Committee on Ways and Means; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 377), ordered to third reading; passed; April 9, to Governor; April 23, approved, being chapter 329.

JACOBS. Introductory No. 1532; printed No. A. 1880; entitled: An act amending group 25, section 2, Workmen's Compensation Law, by excepting from provision for compensation "the storage of ice in an icehouse of capacity of not over 74 tons and the necessary harvesting of ice therefor." Read once and referred to Committee on Judiciary.

JAGER. Introductory No. 753; printed No. A. 807; entitled: An act adding new section 1379, Penal Law, prohibiting adver-

tisements or solicitations for employees during strikes and lockouts unless it is plainly stated that a strike or lockout exists. Read once and referred to Committee on Codes.

JAGER. Introductory No. 754; printed No. A. 807; entitled: An act amending sections 31, 34, 44, 81, and adding new section 116, New York City Inferior Criminal Courts Act, by providing for jury trials in court of special sessions and city magistrates' courts. Read once and referred to Committee on Codes.

JAGER. Introductory No. 790; printed No. A. 843; entitled: An act amending sections 208, 209, 210, 865, 866, 869, 870, 872 and adding new sections 865-a, 868-a, 871-a, 871-b, Education Law, providing for election of members of boards of education in first class cities. Each board shall consist of seven members. Appointed teachers of each county in first class cities shall nominate one candidate. In New York city the members shall be elected for five years at \$5,000 a year. There are other provisions. Read once and referred to Committee on Public Education.

JAGER. Introductory No. 1294; printed No. A. 1460; entitled: An act enacting the Transportation and Public Utilities Law, to be chapter 73, Consolidated Laws, directing municipalities to acquire private interests in public utility transportation properties, creating a corporate council for public service with authority to operate the property so acquired and providing for payment of just compensation for such properties. Read once and referred to Committee on Judiciary.

JEFFERY. Introductory No. 144; printed No. A. 144: entitled: An act amending subdivision 4, section 455, Education Law, by permitting the use of schoolhouses out of school hours by veteran organizations. Read once and referred to Committee on Public Education; February 17, reported to second reading: February 18, ordered to third reading; February 28, passed: March 1, in Senate (Rec. No. 62), referred to Committee on Public Education; March 9, committee discharged; substituted

for S. 60 in Committee of the Whole; ordered to third reading; March 10, passed; to Governor; March 16 approved, being chapter 82.

JEFFERY. Introductory No. 145; printed No. A. 145; entitled: An act authorizing Court of Claims to determine claims of Charles Specht, as assignee, and Glenn A. Stockwell, as trustee in bankruptcy, of McMahon & Fell for alleged breach of contract on Cambria-Lockport county highway. Read once and referred to Committee on Ways and Means; February 8, reference changed to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 206), referred to Committee on Judiciary; April 7, committee discharged; substituted for S. 58 on third reading; April 13, passed; April 14, to Governor; May 13, vetoed by Governor.

JEFFERY. Introductory No. 155; printed No. A. 155; entitled: An act amending North Tonawanda charter relative to issue of bonds. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, stricken from calendar.

JEFFERY. Introductory No. 231; printed No. A. 233; entitled: An act authorizing North Tonawanda to issue not more than \$100,000 of bonds for constructing iron water mains to replace worn out wooden pipes. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, stricken from calendar.

JEFFERY. Introductory No. 668; printed No. A. 706; entitled: An act appropriating \$5,000 for constructing a foot bridge over Eric canal at Chapel street, Lockport. Read once and referred to Committee on Ways and Means; April 16, reported, ordered to third reading, passed; in Senate (Rec. No. 564), referred to Committee on Finance.

JEFFERY. Introductory No. 791; printed No. A. 844; entitled: An act amending subdivision 2, section 212, Conservation

Law, by permitting the taking of waterfowl by aid of any floating device at any distance from shore on Lake Ontario. Read once and referred to Committee on Conservation; March 11, reported to second reading; March 14, ordered to third reading; March 21, passed; March 23, in Senate (Rec. No. 207), referred to Committee on Conservation; March 24, reported to Committee of the Whole; March 29, ordered to third reading; March 31, passed; April 1, to Governor; April 9, approved, being chapter 185.

JEFFERY. Introductory No. 792; printed Nos. A. 845, 1718, 1882; entitled: An act amending section 193-a, Conservation Law, by providing that dogs may be taken afield for the purpose of training from September 1 to March 1, instead of during September, as at present. Read once and referred to Committee on Conservation; March 28, reported, amended to second reading; April 4, amended; April 7, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 476), ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed by Governor.

JEFFERY. Introductory No. 793; printed No. A. 846; entitled: An act appropriating \$40,000 for constructing concrete culvert over 18-mile creek in Lockport. Read once and referred to Committee on Ways and Means.

JEFFERY. Introductory No. 968; printed No. A. 1055; entitled: An act authorizing the local assessments of certain Barge canal and terminal lands of the State in the city of North Tonawanda on account of the paving of Sweeney street. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 154), substituted for S. 648 on third reading, passed; March 16, to Mayor; March 23, returned accepted; to Governor; April 1, approved, being chapter 138.

JEFFERY. Introductory No. 1102; printed No. A. 1226; entitled: An act amending subdivision 3, section 185, Conservation Law, by increasing fees for hunting and trapping licenses.

Read once and referred to Committee on Conservation; April 4, reported adversely.

JEFFERY. Introductory No. 1298; printed No. A. 1464; entitled: An act authorizing Court of Claims to determine claims against State in connection with construction of approved canals and terminals and on account of change of grade of highways due to changing bridges and approaches. Read once and referred to Committee on Claims; April 12, reported, ordered to third reading, passed; April 13, in Senate (Rec. No. 477), substituted for S. 994 on third reading; April 14, passed; April 15, to Governor; May 6, approved, being chapter 630.

JEFFERY. Introductory No. 1382; printed No. A. 1592; entitled: An act amending section 388, Judiciary Law, by increasing salary of interpreters temporarily appointed from \$5 to \$10 a day. Read once and referred to Committee on Judiciary; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 378), substituted for S. 1057 on third reading, passed; April 9, to Governor; May 2, approved, being chapter 482.

JEFFERY. Introductory No. 1527; printed No. A. 1889; entitled: An act adding new section 196-a, Conservation Law, permitting taking of snowshoe rabbits in Essex and Clinton county by use of traps for propagation purposes, provided license so to do is obtained. Read once and referred to Committee on Conservation; April 13, reported, ordered to third reading, passed; in Senate (Rec. No. 475), ordered to third reading and referred to Committee on Conservation; committee discharged; restored to third reading; April 14, passed; April 15, to Governor; May 13, vetoed.

JENKS. Introductory No. 99; printed Nos. A. 99, 1709; entitled: An act repealing Civil Practice Act, kindred acts carrying out plan thereof, including New York City Court Act and Laws of 1920, transferring to Consolidated Laws provisions of Civil Code. Read once and referred to Committee on Judiciary;

March 24, reported to second reading; March 25, ordered to third reading; March 28, amended in revision; April 11, passed; April 13, in Senate (Rec. No. 435), referred to Committee on Codes.

JENKS. Introductory No. 120; printed Nos. A. 120, 527; entitled: An act amending supplemental charter of Binghamton, by providing for issuance of bonds for school purposes. Read once and referred to Committee on Cities; February 2, reported to second reading; February 3, ordered to third reading; February 4, amended in revision; February 14, stricken from calendar.

JENKS. Introductory No. 301; printed Nos. A. 302, 525, 700; entitled: An act amending subdivisions 2 and 4, section 94, Highway Law, by increasing amount which may be raised by town board for repair or construction of highways and bridges. Read once and referred to Committee on Internal Affairs; February 2, reported to second reading; February 3, ordered to third reading; February 4, amended in revision; February 14, amended; February 22, passed; February 23, in Senate (Rec. No. 42), referred to Committee on Internal Affairs; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 8, to Governor; April 20, approved, being chapter 232.

JENKS. Introductory No. 395; printed Nos. A. 399, 526; entitled: An act proposing amendment to section 7, article 3, Constitution, by providing that Legislature may by law provide that any member of Legislature may be appointed during his term therein to office of notary public. Read once and referred to Committee on Judiciary; February 2, reported to second reading; February 3, ordered to third reading; February 4, amended in revision; February 10, passed; February 14, in Senate (Rec. No. 16), referred to Committee on Judiciary.

JENKS. Introductory No. 431; printed Nos. A. 440, 1114; entitled: An act adding new section 74, Real Property Law, by creating mutual estates of husband and wife in the property of the other as substitutes for dower and curtesy. Read once and

referred to Committee on Codes; March 2, reported, amended to second reading; March 7, ordered to third reading; April 11, recommitted.

JENKS. Introductory No. 475; printed No. A. 485; entitled: An act amending section 13, Workmen's Compensation Law, relative to treatment and care of injured employees at expense of employers and providing that minimum fees for surgical and medical attendance, etc., shall be fixed annually by a commission. Read once and referred to Committee on Labor and Industries.

JENKS. Introductory No. 606; printed Nos. A. 640, 731; entitled: An act amending sections 6, 148, 536, and adding new section 544-a, Judiciary Law, relative to adjournment of term of court on non-appearance of judge, to holding special term, to court attendants and to excusing juror until subsequent day of term. Read once and referred to Committee on Judiciary; February 16, reported, amended to second reading; February 22, ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 63), referred to Committee on Judiciary; March 16, committee discharged; substituted for S. 429 on third reading, passed; March 16, to Governor; March 28, approved, being chapter 123.

JENKS. Introductory No. 1396; printed No. A. 1612; entitled: An act inserting new article 4, Personal Property Law, relative to conditional sale of goods and chattels and to make uniform the law relating thereto. Read once and referred to Committee on Judiciary.

JENKS. Introductory No. 1406; printed No. A. 1639; entitled: An act amending section 1308, Penal Law, relative to buying or receiving stolen property. Concealing property known to have been stolen, whether for money, reward or promise of same, is made a crime. The section is made to cover books or literary material bearing mark of ownership by a library, college or university. Read once and referred to Committee on Codes; March 30, reported to second reading; March 31, ordered to third read-

ing; April 6, passed; April 7, in Senate (Rec. No. 379), referred to Committee on Codes; April 12, reported, ordered to third reading; April 14, passed; April 15, to Governor; April 30, approved, being chapter 429.

JENKS. Introductory No. 1545; printed No. A. 1937; entitled: An act defining and regulating practice of chiropractic. Read once and referred to Committee on Judiciary.

JENKS. Introductory No. 1591; printed No. A. 2031; entitled: An act amending section 17, Decedent Estate Law, by providing that surviving husband or wife shall be entitled to one-fourth of his or her estate remaining after payment of debts, not exceeding \$1,000,000. Read once and referred to Committee on Judiciary; April 16, reported, ordered to third reading, passed; in Senate (Rec. No. 562), ordered to third reading, passed; April 18, to Governor; May 13, vetoed.

JENKS. Introductory No. 1592; printed No. A. 2032; entitled: An act amending sections 80, 81, 84 to 86, 88, 89, 91, 98, Decedent Estate Law, relative to descent and distribution. One undivided third part of real property of person dying without devising same shall vest in surviving husband or wife, if any. There are other provisions. Read once and referred to Committee on Judiciary; April 16, reported, ordered to third reading; passed; in Senate, (Rec. No. 563), referred to Committee on Judiciary.

JESSE. Introductory No. 41; printed Nos. A. 41, 1497; entitled: An act amending section 393, Election Law, providing for adoption and use of voting machines in New York city, at least 300 of the polling places to be equipped in 1921 and 1,000 in 1922 and all the remainder in 1923. Read once and referred to Committee on Judiciary; March 16, reported, amended and recommitted; March 30, reported to second reading; April 11, recommitted.

JESSE. Introductory No. 42; printed No. A. 42; entitled: An act appropriating \$5,000 for re-establishing New York Training School for Boys, providing for appointment of a board of managers and for securing a site therefor. Read once and referred to Committee on Ways and Means.

JESSE. Introductory No. 211; printed No. A. 213; entitled: An act amending section 8, Executive Law, by authorizing Governor, either in person or by persons appointed by him, to investigate the affairs of any department, board, commission or office of any county or city. Read once and referred to Committee on Judiciary.

JESSE. Introductory No. 220; printed No. A. 222; entitled: An act adding new article 9-a, County Law, relative to the office of register of New York county. Read once and referred to Committee on Cities.

JESSE. Introductory No. 224; printed No. A. 226; entitled: An act amending section 5, New York City Municipal Court Code, by changing boundaries of fifth, seventh and eighth districts, Manhattan, and providing for an additional justice in the 8th district and for election of justice to fill vacancy in seventh district. Read once and referred to Committee on Judiciary.

JESSE. Introductory No. 230; printed Nos. A. 232. 1175; entitled: An act adding new section 1569-c, Greater New York Charter, authorizing board of estimate and apportionment, with consent of civil service commission, to transfer temporarily employees from one department, board, office or court to another, such transfer not to affect right to pension, grade or compensation of transferred employee. Read once and referred to Committee on Cities; March 3, reported amended to second reading; March 8, stricken from calendar.

JESSE. Introductory No. 486; printed No. A. 496; entitled: An act enacting the Municipal Utilities Law, constituting chapter 71, Consolidated Laws. Read once and referred to Committee on Judiciary.

JESSE. Introductory No. 662; printed Nos. A. 698, 977, 1414, 1587, 1671; entitled: An act amending sections 19, 425,

Greater New York Charter, by dividing the city of New York into sixty-five aldermanic districts and into twenty-four local improvement districts. Read once and referred to Committee on Cities; February 23, reported amended to second reading; March 1, recommitted; March 10, reported amended to second reading; March 15, ordered to third reading; March 21, amended; March 24, amended; March 31, passed; in Senate (Rec. No. 292), substituted for S. 452 on third reading; passed; April 1, to Mayor; April 16, not returned by Mayor within 15 days; repassed; Senate and Assembly; April 18, to Governor; May 9, approved, being chapter 670.

JESSE. Introductory No. 669; printed No. A. 707; entitled: An act amending subdivision 3, section 7, New York City Municipal Court Code, by providing that president of board of justices may transfer cases for trial from one district to another regardless of borough lines. Read once and referred to Committee on Codes.

JESSE. Introductory No. 809; printed No. A. 862; entitled: An act authorizing New York city police commissioner to reinstate William B. Freeman, a former patrolman. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 300), referred to Committee on Cities; April 12, reported, ordered to third reading; April 14, passed; April 15, to Mayor; April 29, returned, accepted; to Governor; May 6, vetoed.

JESSE. Introductory No. 853; printed No. A. 911; entitled: An act amending section 1329, Greater New York Charter, by striking out limitation on employees in bureaus of the tenement house department so that the commissioner may appoint all employees necessary for efficient performance of his duties. Read once and referred to Committee on Cities.

JESSE. Introductory No. 854; printed No. A. 912; entitled: An act adding new section 411-b, Greater New York Charter, by

authorizing superintendent of buildings and police commissioner, as case may be, to accept annual certificate of any casualty insurance company to the effect that an elevator or boiler in a city building is insured, in lieu of inspections required by city code of ordinances. Read once and referred to Committee on Cities.

JESSE. Introductory No. 1180; printed No. A. 1304; entitled: An act creating a commission of nine New York City residents, to be appointed by Governor, to examine the New York Charter and report on or before February 15, 1922, what amendments or revision are needed. Expenses are to be paid by private contribution. Read once and referred to Committee on Cities; March 24, reported to second reading; April 12, recommitted.

JESSE. Introductory No. 1181; printed No. A. 1305; entitled: An act authorizing New York City fire commissioner to reinstate Raymond A. Sweeney, former member of department. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 301), referred to Committee on Cities; April 12, reported, ordered to third reading; April 13, passed; April 15, to Mayor; April 29, returned, accepted; to Governor; May 6, vetoed.

JESSE. Introductory No. 1182; printed Nos. A. 1306, 1713; entitled: An act amending chapter 327, Laws of 1920 relative to New York City officers and employees restored to position of same grade as that held at time of enlistment in Federal military, naval or marine service. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 28, amended in revision; March 31, passed; April 4, in Senate (Rec. No. 302), referred to Committee on Cities.

JESSE. Introductory No. 1228; printed Nos. A. 1355, 1679; entitled: An act adding new section 276-d, Greater New York Charter, creating a position of military police captain, to be se-

lected from uniformed force by police commissioner, at a salary of \$4,500 a year. Read once and referred to Committee on Cities; March 24, reported amended to second reading; March 29, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 359), referred to Committee on Cities; April 7, ordered to third reading; April 8, passed; April 11, to Mayor; April 22, returned, accepted; to Governor; May 7, approved, being chapter 661.

JESSE. Introductory No. 1258; printed Nos. A. 1400, 1945; entitled: An act authorizing Court of Claims to determine claims of contractors for erection and improvement of State buildings under control of State Architect, made after April 6, 1917, and before January 1, 1920. Read once and referred to Committee on Claims; March 16, reported to second reading; March 17, ordered to third reading; April 6, amended; April 13, passed; in Scnate (Rec. No. 478), ordered to third reading and referred to Committee on Judiciary; April 16, reported, restored to third reading; passed; April 18, to Governor; May 13, vetoed.

JESSE. Introductory No. 1568; printed No. A. 1983; entitled: An act amending section 397, Election Law, relative to form of ballots and to names on voting machines of candidates nominated by more than one party or by one or more independent parties. Read once and referred to Committee on Judiciary; April 16, reported, stricken from calendar.

JUDSON. Introductory No. 146; printed Nos. A. 146, 779; entitled: An act amending section 45-a, Tax Law, by providing that State Tax Commission must give notice of hearing on special franchise valuations and rate of equalization thereof at least 35 days before day fixed for hearing, instead of 25 as at present. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; February 18, amended in revision; February 24, passed; February 28, in Senate (Rec. No. 57), referred to Committee on Taxation and Retrenchment; March 10, reported to Committee of the Whole; March 15, ordered to

third reading; March 16, passed; to Governor; March 28, approved, being chapter 124.

JUDSON. Introductory No. 147; printed No. A. 147; entitled: An act amending section 8, repealing sections 55 and 75, renumbering section 55-a to be 55, Tax Law, relative to taxation of rents reserved. Read once and referred to Committee on Taxation and Retrenchment.

JUDSON. Introductory No. 148; printed No. A. 148; entitled: An act amending sections 104, 105, 107, 108, Tax Law, relative to preparation of assessment rolls and hearing of complaints relative thereto. Read once and referred to Committee on Taxation and Retrenchment; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 28, in Senate (Rec. No. 50), referred to Committee on Villages; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 8, to Governor; April 20, approved, being chapter 234.

JUDSON. Introductory No. 258; printed Nos. A. 260, 1624, 1947; entitled: An act amending sections 34, 36, 37, 176, 181, 185, 385, and adding new section 184, Conservation Law, by making it unlawful for unnaturalized foreign-born persons resident in United States to hunt for or capture or kill in this State any wild bird or animal, either game or otherwise, except in defense of person or property or under special license; and to that end it is made unlawful for any such person to possess a shotgun or rifle of any make. Read once and referred to Committee on Conservation; March 23, reported amended to second reading; March 29, ordered to third reading; April 6, amended; April 12, passed; in Senate (Rec. No. 421), referred to Committee on Conservation; April 13, reported to Committee of the Whole.

JUDSON. Introductory No. 425; printed No. A. 434; entitled: An act amending section 294, Tax Law, relative to certiorari proceedings by providing that if assessment complained of shall be reduced by an amount less than half the reduction

claimed before the assessing officer, costs and disbursements shall be awarded against the petitioner. Read once and referred to Committee on Taxation and Retrenchment.

JUDSON. Introductory No. 429; printed Nos. A. 438, 934. 1206; entitled: An act amending sections 170, 170-a, 170-b, 170-c, 171, and adding new sections 171-a, 179, 179-b, and repealing old section 179 and renumbering sections 171-a and 171-b as 171-b and 171-c, Tax Law, for reorganization of State Tax Commission. There is to be a commission of three members, each to possess knowledge of taxation and skill in matters pertaining thereto. The president shall have sole charge of administration of department. and shall receive \$10,000 and the other commissioners \$9,000 each. There are transferred to tax department from State Comptroller duties of assessing and collecting inheritance, stock transfer and personal income taxes and from Secretary of State the motor vehicle tax, this transfer to take place July 1, 1921. Read once and referred to Committee on Taxation and Retrenchment: February 23, reported amended to second reading: March 4, amended; March 8, ordered to third reading; March 14, stricken from calendar.

JUDSON. Introductory No. 497; printed No. A. 510; entitled: An act amending section 2753, Civil Code, relative to compensation of guardian of the person. Read once and referred to Committee on Codes.

JUDSON. Introductory No. 587; printed No. A. 615; entitled: An act adding new section 20-a, General City Law, empowering each city, except New York, to establish by ordinance and to maintain a purchasing department or agency. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 237), referred to Committee on Cities; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 8, to Governor; April 20, approved, being chapter 230.

titled: An act adding new paragraph h, subdivision 2, section 359. JUDSON. Introductory No. 630; printed No. A. 664; en-

Tax Law, allowing deduction from gross personal income, of income received as dividends from a corporation paying business corporation franchise tax, provided it has not more than five stock-holders, that its capital stock is not a material income producing factor and the total sum paid to elected officers is not more than 15 per cent of entire net income. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 14, in Senate (Rec. No. 436), ordered to third reading; passed; April 15, to Governor; May 6, approved, being chapter 625.

JUDSON. Introductory No. 631; printed No. A. 665; entitled: An act amending section 86-b, General Municipal Law, and section 43-a, Finance Law, relative to retained percentages which may be withdrawn on contracts, by making sections apply to contracts heretofore made by any municipality or by State. Read once and referred to Committee on Ways and Means.

JUDSON. Introductory No. 712; printed No. A. 759; entitled: An act amending section 118, Judiciary Law, by permitting Appellate Division, Supreme Court, Third or Fourth Departments, to retire court attendents, law librarian or assistant librarian physically or mentally incapacitated for work. Read once and referred to Committee on Judiciary; April 12, passed; April 13, in Senate (Rec. No. 479), referred to Committee on Judiciary.

JUDSON. Introductory No. 794; printed Nos. A. 847, 1695; entitled: An act amending subdivision 3, section 111, Domestic Relations Law, relative to consent to adoption of illegitimate children in the care of superintendent of a hospital. Read once and referred to Committee on Judiciary; March 24, reported amended to third reading; April 4, passed; April 5, in Senate (Rec. No. 333), referred to Committee on Judiciary; April 16, ordered to third reading; passed; April 18, to Governor; May 7, approved, being chapter 655.

JUDSON. Introductory No. 810; printed Nos. A. 863, 1974; entitled: An act abolishing office of assessor and boards of assessor

sors in second and third class cities and creating therein a department of assessment and taxation. Read once and referred to Committee on Cities; April 5, reported to second reading; April 6, amended; April 12, ordered to third reading; April 14, stricken from calendar.

JUDSON. Introductory No. 811; printed No. A. 864; entitled: An act providing for a department of public health in second and third class cities. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 238), referred to Committee on Public Health; March 31, reported to Committee of the Whole; April 4, ordered to third reading; April 6, passed; April 7, to Governor; April 20, approved, being chapter 249.

JUDSON. Introductory No. 812; printed No. A. 865; entitled: An act proposing amendment to sections 26, 27, Article 3, Constitution, by authorizing Legislature to provide for form of government for any county, other than that of a board of supervisors, subject to approval of electors of county. Read once and referred to Committee on Judiciary.

JUDSON. Introductory No. 823; printed No. A. 876; entitled: An act amending section 34, Tax Law, relative to illegally assessed property by providing for its assessment as omitted property. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 13, stricken from calendar.

JUDSON. Introductory No. 936; printed No. A. 1021; entitled: An act adding new section 441, Education Law, empowering school superintendents of supervisory districts, Monroe county, to perform duties and have powers of school district trustees in connection with assessment of taxes. Read once and referred to Committee on Public Education.

JUDSON. Introductory No. 1137; printed Nos. A. 1261, 1740; entitled: An act amending subdivision 7, section 360, Tax

Law, by providing that in case of a debt existing on January 1, 1919, no more than its fair market value shall be deducted for income tax purposes. A worthless debt arising since January 1, 1919, from unpaid wages, salary, rent or similar item of taxable income is not an allowable deduction unless income represented thereby has been included as such in the return. Read once and referred to Committee on Taxation and Retrenchment; March 24, reported to second reading; March 28, ordered to third reading; March 29, amended in revision; April 4, passed; April 5, in Senate (Rec. No. 334), ordered to third reading, passed; April 6, to Governor; April 14, recalled from Governor.

JUDSON. Introductory No. 1173; printed Nos. A. 1297, 1914; entitled: An act amending sections 3, 6, 11, 21, 38, and repealing sections 7, 12, 14, 25, 27, 28, 76, 77, Tax Law, by providing that personal property, except shares of stock of banks and banking associations, shall after November 30, 1921, be exempt from taxation locally for State and local purposes. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported, amended to second reading; April 12, ordered to third reading; April 14, lost.

JUDSON. Introductory No. 1284; printed No. A. 1447; entitled: An act amending subdivision 3, section 377, Tax Law, by providing that there shall be no charge of interest because of understatement of amount due for income tax, provided deficiency is paid within ten days after notice is mailed to taxpayer. If not paid within ten days there shall be added 5 per cent of deficiency and also interest at the rate of 1 per cent per month from date of notice. Read once and referred to Committee on Taxation and Retrenchment; March 24, reported to second reading; March 28, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 335), ordered to third reading, passed; April 6, to Governor; April 21, approved, being chapter 267.

JUDSON. Introductory No. 1302; printed No. A. 1468; entitled: An act adding new subdivision 18-a, section 4, Tax Law, by exempting from taxation property held by incorporated

bar associations fulfilling certain prescribed conditions. Read once and referred to Committee on Taxation and Retrenchment: March 24, reported to second reading; March 25, ordered to third reading; April 6, recommitted.

JUDSON. Introductory No. 1379; printed No. A. 1586: entitled: An act amending chapter 585, Laws of 1918, relative to claims under contracts for construction of public works prior to April 6, 1917, other than a war contract, and which shall have been completed during period of World war. Read once and referred to Committee on Ways and Means.

JUDSON. Introductory No. 1402; printed Nos. A. 1635, 1819; entitled: An act amending section 11, chapter 585, Laws of 1918, relative to contracts for public works, made prior to April 6, 1917, other than a war contract. Read once and referred to Committee on Ways and Means; March 31, amended and recommitted.

JUDSON. Introductory No. 1403; printed No. A. 1636: entitled: An act adding new article 13-A, Town Law, providing for drainage of agricultural lands. Read once and referred to Committee on Internal Affairs; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 380), referred to Committee on Internal Affairs; April 12, reported, ordered to third reading: April 14, passed; April 15, to Governor; May 3, approved, being chapter 534.

JUDSON. Introductory No. 1422; printed No. A. 1660: entitled: An act adding new article 17, Tax Law, imposing a tax of 1 per cent on insurance or guarantee and each renewal thereof of indemnity issued by underwriter not authorized to transact business in the State. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 6, ordered to third reading; April 13, passed; in Senate (Rec. No. 480), referred to Committee on Taxation and Retrenchment; April 14, reported to Committee of the Whole.

JUDSON. Introductory No. 1498; printed Nos. A. 1850, 1993, 2019; entitled: An act amending sections 221-a, 222 to 225, 227 to 236, 238, 239, 241, Tax Law, relative to inheritance tax appraisers, stenographers and clerks, and making many other changes. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 9, amended; April 11, amended; April 14, ordered to third reading; April 16, stricken from calendar.

JUDSON. Introductory No. 1499; printed Nos. A. 1851, 2045; entitled: An act amending section 21, Stock Corporation Law, and sections 180, 181, 214, Tax Law, relative to license tax on foreign corporations, by providing that the issued capital stock of corporations issuing shares without designated monetary value shall pay for use of State a fee of six cents on each share employed in State. There are other provisions. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 12, amended; April 14, ordered to third reading; April 16, stricken from calendar.

JUDSON. Introductory No. 1501; printed Nos. A. 1853, 1915, 1992, 2020; entitled: An act amending sections 356, 358, 360, 363, 364, 366, 369, 370, 371, 373, 373-a, 374 to 377, 379 to 384, Tax Law, relative to personal income tax, by striking out Comptroller and substituting Tax Commission wherever the former appears; providing that there shall be no interest charge if deficiency is paid within ten days after notice; providing for distribution of not to exceed one-third of allotment of income tax to towns among several school districts; providing that no income tax reports or returns shall be produced as evidence in any court action. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 7, amended; April 9, amended; April 11, amended; April 16, stricken from calendar.

JUDSON. Introductory No. 1506; printed Nos. A. 1863, 2043; entitled: An act amending sections 179, 179-b, 196, 201 to 203, 216, 218 to 219-a, 219-c to 219-i, 271, 271-a, 274, 275-a,

276, 277, 279, 280, Tax Law, relative to taxes on corporations and transfers of stock. Wherever the word "comptroller" appears there is substituted "tax commission." Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 11, amended; April 13, ordered to third reading; April 15, passed; in Senate (Rec. No. 547), ordered to third reading, passed; April 18, to Governor; April 30, approved, being chapter 443.

JUDSON. Introductory No. 1547; printed Nos. A. 1939, 2021; entitled: An act amending Highway Law generally relative to administration of its provisions with regard to motor vehicles and motor cycles. Each county clerk except in Albany and New York city, shall issue number plates as agent of tax commission and shall receive a fee of ten cents for each registration or license. Any magistrate in cities or any county judge may after hearing revoke or suspend license of any operator or chauffeur. Commission may delegate its powers to a director motor vehicle bureau. There are other provisions. Read once and referred to Committee on Internal Affairs; April 11, amended and recommitted; April 16, reported (printed No. 1939), ordered to third reading, passed, in Senate (Rec. No. 581), ordered to third reading, passed; April 18, to Governor; May 5, approved, being chapter 580.

KELLY. Introductory No. 909; printed No. A. 994; entitled: An act amending sections 21, 178, Railroad Law, by making provision for paving between and outside tracks apply to crossings of all streets whether constructed before or after laying out of railroad, in New York city, and provision relative to repair of streets, rate of speed, removal of ice and snow apply to a railroad in New York city which is now or may be hereafter operated as a street surface railroad and which was formerly operated as a steam or trunk line railroad. Read once and referred to Committee on Railroads.

KELLY. Introductory No. 910; printed No. A. 995; entitled: An act appropriating \$12,000 to pay claim of Michael

O'Sullivan against Brooklyn Heights Railroad Company and New York city. Read once and referred to Committee on Ways and Means.

KELLY. Introductory No. 1042; printed No. A. 1154; entitled: An act adding new section 399, General Business Law, requiring owners of theatrical companies sent out of State to file bond for \$250 for each person sent on trip. On disbandment of company owner must pay each person money sufficient to purchase railroad transportation to place where trip was commenced. Read once and referred to Committee on Judiciary.

KIERNAN. Introductory No. 607; printed Nos. 641, 1417; S. 1832; entitled: An act adding new subdivision 9, section 245, Military Law, relative to salaries of public officers and employees, who served in federal military, naval or marine service during World war. Read once and referred to Committee on Military Affairs; March 10, reported amended to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 208), referred to Committee on Finance; April 13, reported amended, ordered to third reading; April 16, passed, Assembly concurs; April 18, to Governor; May 13, vetoed.

KIRKLAND. Introductory No. 225; printed No. A. 227; entitled: An act amending chapter 535, Laws of 1915, by providing that assessors in Olean shall receive such pay as the common council shall fix. Read once and referred to Committee on Affairs of Cities; February 9, reported to second reading; February 10, ordered to third reading; February 15, stricken from calendar.

KIRKLAND. Introductory No. 729; printed Nos. A. 776; S. 1202; entitled: An act adding new section 320-c, Highway Law, providing for county aid to towns in construction, maintenance and repair of bridges over waterways intersecting county roads. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third

reading; March 8, passed; March 9, in Senate (Rec. No. 123), substituted for S. 450 in Committee of the Whole; March 17, amended; March 29, ordered to third reading; March 31, passed; April 6, Assembly concurs; April 8, to Governor; May 13, vetoed.

KIRKLAND. Introductory No. 1230; printed No. A. 1357; entitled: An act amending Olean city consolidation act relative to powers and duties of park commissioners, acquisition of land for park purposes and to raising money to pay same. Read once and referred to Committee on Affairs of Cities.

LATTIN. Introductory No. 526; printed Nos. A. 546; S. 1593; entitled: An act amending section 282-a, Highway Law, relative to auto trucks by providing that racks for carrying empty barrels, boxes and baskets and for carrying hay, straw and unthreshed grain may have width of not to exceed 8 feet at base of rack and 12 feet at top. Read once and referred to Committee on Internal Affairs; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 155), referred to Committee on Internal Affairs; April 5, reported amended to Committee of the Whole; April 7, ordered to third reading; April 12, 16, to Governor; May 6, approved, being chapter 638.

LATTIN. Introductory No. 648; printed Nos. A. 684, 1950; entitled: An act adding new section 20-b, Public Health Law, empowering boards of supervisors, with approval of State Commissioner, to establish general health districts and appoint board of health for each district. Read once and referred to Committee on Public Health; April 5, reported to second reading; April 6, amended; April 12, ordered to third reading; April 16, stricken from calendar.

LATTIN. Introductory No. 829; printed No. A. 887; entitled: An act legalizing official acts of notaries public and commissioners of deeds performed since April 21, 1920. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; March 16, stricken from calendar.

LATTIN. Introductory No. 868; printed No. A. 946; entitled: An act amending section 20, Public Health Law, by providing for per diem compensation to members of boards of health in consolidated health districts and in addition thereto actual and necessary expenses. Read once and referred to Committee on Public Health; March 16, reported to second reading; March 17, ordered to third reading; March 23 passed; March 24, in Senate (Rec. No. 239), referred to Committee on Public Health; April 4, committee discharged, substituted for S. 699 in Committee of the Whole; ordered to third reading; April 6, passed; April 7, to Governor; April 21, approved, being chapter 270.

LATTIN. Introductory No. 911; printed No. A. 996; entitled: An act amending section 5, Public Health Law, relative to district laboratory supply stations. Read once and referred to Committee on Public Health; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 240), referred to Committee on Public Health; April 14, reported, ordered to third reading; April 15, passed; April 18, to Governor; April 30, approved, being chapter 399.

LATTIN. Introductory No. 912; printed Nos. A. 997, 1569; entitled: An act amending chapter 411, Laws of 1917, providing for registration and supervision of laboratories where live pathogenic germs are handled and for prevention of use of bacteria for criminal purposes and elimination of careless methods of transporting live germs. Read once and referred to Committee on Public Health; March 16, reported to second reading; March 17, ordered to third reading; March 18, amended in revision; March 24, passed; March 28, in Senate (Rec. No. 256), referred to Committee on Public Health; April 4, committee discharged, substituted for S. 698, in Committee of the Whole; ordered to third reading; April 6, passed; April 7, to Governor; April 21, approved, being chapter 269.

LATTIN. Introductory No. 1043; printed No. A. 1155; entitled: An act amending section 21, Domestic Relations Law, by

providing that forms and books for marriage records shall be approved by State Health Commissioner and prepared and distributed by county clerks to town and city clerks. Read once and referred to Committee on Judiciary.

LATTIN. Introductory No. 1095; printed No. A. 1219; entitled: An act amending sections 12, 47, County Law, by empowering supervisors of a county not having a county tuberculosis hospital, to employ such public health nurses as it may deem proper. Read once and referred to Committee on Public Health.

LATTIN. Introductory No. 1259; printed Nos. A. 1401, 1705; entitled: An act adding new subdivision 45, section 12, County Law, empowering supervisors of any county not having county tuberculosis hospital, to organize and operate clinics for medical examination of persons suffering from tuberculosis. Read once and referred to Committee on Internal Affairs; March 23, reported to second reading; March 24, ordered to third reading; March 28, amended in revision; April 4, passed; vote reconsidered; recommitted.

LATTIN. Introductory No. 1334; printed No. A. 1521; entitled: An act adding new section 45-a, County Law, authorizing supervisors to establish a county preventorium for treatment of substandard children of parents suffering from tuberculosic Read once and referred to Committee on Internal Affairs.

LATTIN. Introductory No. 1352; printed Nos. A. 1550, 1916; entitled: An act amending sections 162, 164, 166, 168, 169, 170, 173, 174, Public Health Law, relative to practice of medicine. The regents may suspend a practitioner of medicine for any length of time for certain practices. Regents may adopt rule supplementing any written examination for licenses by oral laboratory and clinical bedside examinations. There are other provisions. Read once and referred to Committee on Public Health; April 5, reported amended to second reading; April 13, recommitted.

LATTIN. Introductory No. 1423; printed No. A. 1661; entitled: An act amending section 193, Public Health Law, relative to limitation on amount of property to be owned by district and State dental societies. Read once and referred to Committee on Public Health; March 31, reported to second reading; April 1, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 381), referred to Committee on Public Health; April 14, reported, ordered to third reading; April 15, passed; April 18, to Governor; April 30, approved, being chapter 397.

LATTIN. Introductory No. 1474; printed No. A. 1805; entitled: An act amending section 391, Public Health Law, relative to vital statistics, by providing for the filing of sworn statements as to fact of birth or death in cases where certificates have not been filed at any time after birth or within one year of death. Read once and referred to Committee on Public Health; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 481), referred to Committee on Public Health; April 14, reported, ordered to third reading; April 15, passed; April 18, to Governor; April 30, approved, being chapter 398.

LATTIN. Introductory No. 1538; printed No. A. 1930; entitled: An act amending section 162, Public Health Law, by increasing from \$4,000 to \$4,500 salary of secretary of State board of medical examiners. Read once and referred to Committee on Public Health.

LATTIN. Introductory No. 1539; printed No. A. 1931; entitled: An act adding new article 22, repealing old article 22 and adding new article 22-a Health Law, relative to narcotic drug control. Read once and referred to Committee on Public Health.

LEININGER. Introductory No. 149; printed No. A. 149; entitled: An act adding new section 1593, Penal Law, requiring pawnbrokers to take finger prints of persons leaving articles in pawn, the prints to be filed with the police commissioner of city

or sheriff of county on Tuesday of each week. Read once and referred to Committee on Codes.

LEININGER. Introductory No. 273; printed No. A. 275; entitled: An act appropriating \$500,000 for acquiring lands and constructing tunnels for vehicular and pedestrian traffic from Astoria under part of waters leading to Long Island Sound, through Ward's Island and under the Harlem river to Manhattan. A commission of five members is created, three to be appointed by Governor and two by mayor of New York. Read once and referred to Committee on Ways and Means.

LEININGER. Introductory No. 341; printed No. A. 342; cntitled: An act amending sections 718-d, 719, Greater New York Charter, by authorizing board of appeals to determine appeals from orders of tenement house commissioner relative to structural changes in tenement houses, etc., and to vary or modify any rule or regulation relating thereto. Read once and referred to Committee on Cities.

LEININGER. Introductory No. 498; printed No. A. 511; entitled: An act amending section 1897, Penal Law, by making it a misdemeanor for any person to carry firearms, who is over 25 years of age, other than a citizen of the United States, who is either a freeholder in the State or engaged in business as a manufacturer, retail merchant or storekeeper or messenger or watchman of any banking institution or express company, unless authorized by license. Read once and referred to Committee on Codes.

LEININGER. Introductory No. 539; printed No. A. 559; entitled: An act providing for improvement of public highway in Queens borough known as Queens boulevard and Grand Central parkway, as a State highway, and appropriating \$650,000. Read once and referred to Committee on Ways and Means.

LEININGER. Introductory No. 687; printed No. A. 725; entitled: An act amending section 370, General Business Law, by providing that rate of interest on bonds and mortgages on

property in first class cities, to secure payment of loans made by a municipal board, as trustees, authorized to acquire funds to be loaned to relieve lack of housing, shall be \$7 upon \$100 for one year and at that rate for greater or less sums or for longer or shorter time. Read once and referred to Committee on General Laws.

LEININGER. Introductory No. 713; printed No. A. 760; entitled: An act amending sections 1294, 1296, Penal Law, relative to definition of grand larceny first and second degrees. Read once and referred to Committee on Codes.

LEININGER. Introductory No. 755; printed No. A. 808; entitled: An act adding new section 42-a, Banking Law, requiring all banks, trust companies and savings banks to report annually to Bank Superintendent total amount of deposits, amount invested in mortgages, in stocks and bonds and how much money is paid to each individual whether as salary, wages or bonus. The superintendent must either publish such statement in a local paper or mail copy to each depositor. Read once and referred to Committee on Banks.

LEININGER. Introductory No. 884; printed No. A. 962; entitled: An act amending section 184, Lien Law, by authorizing seizure of motor vehicle or part thereof wherever found in State by person or corporation acquiring lien thereon. Read once and referred to Committee on General Laws.

LEININGER. Introductory No. 885; printed No. A. 963; entitled: An act authorizing New York City police commissioner to rehear charges and reinstate William G. Frank, former patrolman. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 303), referred to Committee on Cities; April 12, reported, ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned, not accepted.

LEININGER. Introductory No. 937; printed Nos. 1022, 1571, 1673; entitled: An act amending sections 811-a, 815-a,

Greater New York Charter, relative to salary of secretary and treasurer of trustees of the exempt firemen's benevolent fund, Queens borough. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 18, amended in revision; March 24, amended; March 31, passed; April 4, in Senate (Rec. No. 304), referred to Committee on Cities; April 12, reported, ordered to third reading; April 14, passed; April 18, to Mayor; April 30, returned accepted, to Governor; May 6, approved, being chapter 598.

LEININGER. Introductory No. 961; printed No. A. 1048; entitled: An act appropriating \$15,000 for New York State Veterinary College for eastern portion of State, at New York University. Read once and referred to Committee on Ways and Mans.

LEININGER. Introductory No. 997; printed Nos. A. 1085, 1783; entitled: An act adding new section 399, General Business Law, requiring garage keepers, motor vehicle paint, repair or machine shops and dealers in used motor cars to keep a book containing name of person leaving motor vehicle, make and model thereof, license number and other information. Read once and referred to Committee on General Laws; March 30, reported amended to second reading; April 11, lost.

LEININGER. Introductory No. 1138; printed No. A. 1262; entitled: An act giving consent to erection of a new State to be known as Greater New York and including New York, Bronx, Queens, Kings, Richmond, Nassau, Suffolk, Westchester, Putnam, Dutchess, Rockland, Orange, Ulster, Greene and Sullivan counties. Read once and referred to Committee on Judiciary; April 15, motion to discharge committee lost.

LEININGER. Introductory No. 1285; printed No. A. 1448; entitled: An act adding new section 21-b, Civil Service Law, providing for pensions for veterans of the Spanish-American war, Philippine insurrection, China relief expedition, World war

and exempt volunteer firemen in the State, city and county employ. Read once and referred to Committee on Judiciary.

LEININGER. Introductory No. 1596; printed No. A. 2036; entitled: An act adding new section 1761-a, Penal Law, requiring all physicians and veterinarians to write prescriptions in the English language. Violation is a misdemeanor. It is also a misdemeanor for a druggist to fill a prescription not written in English. Read once and referred to Committee on Codes.

LEWIS. Introductory No. 881; printed No. A. 959; entitled: An act amending sections 3076, 3326, Civil Code, by increasing fees of jurors. Read once and referred to Committee on Codes.

LEWIS. Introductory No. 882; printed No. A. 960; entitled: An act adding new section 731, Criminal Code, providing that juror or witness in behalf of people in criminal actions in special sessions courts shall receive same fees as in civil actions in same courts. Read once and referred to Committee on Codes.

LEWIS. Introductory No. 883; printed No. A. 961; entitled: An act amending section 329, Justice Court Act, by increasing fees of jurors. Read once and referred to Committee on Judiciary.

LIEBERMAN. Introductory No. 121; printed No. A. 121; entitled: An act amending section 362, Tax Law, by making income tax exemptions \$2,000 for single person, \$4,000 for head of family or married person and \$500 for each dependent person. Read once and referred to Committee on Taxation and Retrenchment.

LIEBERMAN. Introductory No. 122; printed No. A. 122; entitled: An act amending section 1506, Civil Code, by providing that in certain actions against tenants for recovery of property, plaintiff must prove that action is brought in county in which property is situated. On failure to do so, complaint shall be dis-

missed with costs. Read once and referred to Committee on Codes.

LIEBERMAN. Introductory No. 123; printed No. A. 123; entitled: An act adding new section 3228-a, Civil Code, providing, in actions to recover possession of real property, the award of costs, upon rendering a final judgment, shall be in court's discretion. Read once and referred to Committee on Codes.

LIEBERMAN. Introductory No. 124; printed No. A. 124; entitled: An act adding new section 94-a, Public Service Commissions Law, requiring telephone company in New York City to maintain a public pay station at every subway and elevated street railroad station. Read once and referred to Committee on Judiciary.

LIEBERMAN. Introductory No. 125; printed No. A. 125; entitled: An act adding new section 164-a, New York City Municipal Court Code, providing that in actions for rent where defense is that rent is unjust and unreasonable, the court in its discretion may award costs to plaintiffs. Read once and referred to Committee on Codes; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 156), referred to Committee on Codes.

LIEBERMAN. Introductory No. 175; printed No. A. 175; entitled: An act authorizing Governor to appoint a milk commission of three members to have control of the transportation, manufacture, storage, distribution and sale of milk and products thereof, and the fixing of a price to be charged for milk by the middleman and retailer. Read once and referred to Committee on Ways and Means.

LIEBERMAN. Introductory No. 176; printed No. A. 176; entitled: An act amending chapter 912, Laws of 1920, by prohibiting the charging of a fee in excess of \$5 for admission to any boxing or sparring match or exhibition. Read once and referred to Committee on Judiciary.

LIEBERMAN. Introductory No. 302; printed No. A. 303; entitled: An act amending subdivision 6, section 239, Banking Law, by providing that after July 1, 1921, not less than 50 per cent of the amount of deposits received during each quarterly interval after such date, shall be loaned or invested in bonds or mortgages on unencumbered real property in the State. Read once and referred to Committee on Banks.

LIEBERMAN. Introductory No. 303; printed No. A. 304; entitled: An act amending section 7, New York City Municipal Court Code, by authorizing the board of justices to provide for the establishment of a system of complete rotation by justices within Supreme Court judicial district. Provision that no justice shall sit in any one district for two successive months or in Manhattan for more than three months a year is stricken out. Read once and referred to Committee on Codes.

LIEBERMAN. Introductory No. 304; printed No. A. 305; entitled: An act adding new section 11 to chapter 136, Laws of 1920, relative to defenses in rent actions based on unjust agreements by providing that such action shall be brought in county where premises are situated if brought in Supreme or County Court, or in municipal court district if brought in municipal court. Read once and referred to Committee on Judiciary.

LIEBERMAN. Introductory No. 305; printed No. A. 306; entitled: An act amending section 1045, Penal Law, by abolishing death penalty for murder, first degree. Read once and referred to the Committee on Codes.

LIEBERMAN. Introductory No. 541; printed No. A. 561; entitled: An act amending chapter 912, Laws of 1920, by providing that the provisions of the boxing law shall apply to all wrestling matches for prizes or purses or where an admission fee is charged. Read once and referred to the Committee on Ways and Means.

LIEBERMAN. Introductory No. 542; printed No. A. 562; entitled: An act adding new section 206-a, General Business Law,

prohibiting a hotel or restaurant from charging a cover fee unless there is express notification of intention to make such charge. Every place exacting such charge shall for purposes of municipal regulation and taxation be deemed to be a theatre. Read once and referred to Committee on General Laws.

LIEBERMAN. Introductory No. 756; printed No. A. 809; entitled: An act amending article 7, Labor Law, by providing that subject to certain exceptions, no tenement house or part thereof in first or second class cities shall be used for manufacturing, altering, repairing or finishing any articles for a factory. Read once and referred to the Committee on Labor and Industries.

LIEBERMAN. Introductory No. 830; printed No. A. 888; cntitled: An act amending section 111, Decedent Estate Law, and section 21, Personal Property Law, by permitting investment of trust funds by individual fiduciaries in parts of mortgages so as to extend them the same privileges now held by trust companies. Read once and referred to the Committee on Judiciary.

LIEBERMAN. Introductory No. 831; printed No. A. 889; entitled: An act adding new section 18-a, Civil Service Law, forbidding that any person employed by a first class city as machinist helper for seven years may have title changed to machinist or auto machinist without taking civil service examination. Read once and referred to Committee on Judiciary.

LIEBERMAN. Introductory No. 1068; printed No. A. 1189; entitled: An act authorizing New York City sinking fund commissioners to cancel taxes and assessments now a lien on property of Institutional Synagogue. Read once and referred to Committee on Cities; March 16 reported to second reading; March 17, ordered to third reading; March 23, stricken from calendar.

LIEBERMAN. Introductory No. 1204; printed No. A. 1328; entitled: An act amending section 311, Education Law, authorizing education boards of cities and school districts to establish kindergartens on petition of parents or guardians of not less

than 25 children between 4 and 6 years of age. Read once and referred to Committee on Education.

LIEBERMAN. Introductory No. 1475; printed No. A. 1806; entitled: An act adding new section 2075, Penal Law, making it a misdemeanor to print or sell any newspaper or other printed or written matter likely to instigate prejudice against or hatred of any class of persons because of race or creed. Read once and referred to Committee on Codes.

- LONG. Introductory No. 527; printed No. A. 547; entitled: An act amending subdivision 2, section 384, Education Law, by providing that a district superintendent at time of his election must have had at least three years' experience in teaching or supervising in public schools. Read once and referred to Committee on Public Education.
- LONG. Introductory No. 574; printed Nos. A. 602, 982, 1107; S. 1119; entitled: An act amending section 414, Education Law, relative to equalization of school taxes within joint districts. Read once and referred to Committee on Public Education; Feb. 24, reported, amended to second reading; March 1, ordered to third reading; March 2, amended in revision; March 8, passed; March 9, in Senate (Rec. No. 124), referred to Committee on Public Education; March 14, amended and recommitted; March 20, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 11, Assembly concurs; April 14, to Governor; May 5, approved, being chapter 585.
- LONG. Introductory No. 757; printed No. A. 810; entitled: An act adding new section 38-a, Civil Practice Act, relative to adverse possession of real property, not otherwise provided for, under a deed of conveyance. Read once and referred to the Committee on Codes.
- LONG. Introductory No. 938; printed Nos. A. 1023, 1600; entitled: An act authorizing Court of Claims to determine claim of Joseph Schaufler against State for injuries sustained while en-

deavoring to capture an escaped lunatic. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 22, amended; March 31, passed; April 4, in Senate (Rec. No. 305), referred to Committee on Judiciary; April 14, committee discharged, ordered to third reading; passed; April 15, to Governor; May 13, vetoed.

LONG. Introductory No. 1323; printed Nos. A. 1510, 1896; entitled: An act amending section 585, Education Law, relative to apportionment of moneys to contracting districts. Read once and referred to Committee on Public Education; March 31, reported to second reading; April 4, ordered to third reading; April 5, amended in revision; April 12, stricken from calendar.

LORD. Introductory No. 92; printed No. A. 92; entitled: An act amending section 2739, Civil Code, relative to payment: of distributive shares and legacies to infants. Read once and referred to Committee on Codes; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 125), referred to Committee on Codes; March 30, reported and ordered to Committee of the Whole; April 6, ordered to third reading; April 7, passed; April 8, to Governor; April 20, approved, being chapter 229.

LORD. Introductory No. 93; printed No. A. 93; entitled: An act amending section 34, General Municipal Law, by striking out provision for appointment by State Comptroller of not to exceed 15 examiners of accounts of municipalities. Read once and referred to Committee on Cities.

LORD. Introductory No. 94; printed Nos. A. 94, 1626; entitled: An act repealing article 22, Public Health Law, relative to narcotic drug control. Read once and referred to Committee on Public Health; March 23, reported amended to second reading; March 31, ordered to third reading; April 6, passed; in Senate (Rec. No. 363), substituted for S. 191 on third reading; April 15, passed; April 16, to Governor; May 12, approved, being chapter 708.

- LORD. Introductory No. 405; printed No. A. 414; entitled: An act amending subdivision 1, section 216, Conservation Law, by making open season for woodcock close November 15 instead of November 30. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 336), substituted for S. 218 on third reading; April 7, passed; April 8, to Governor; April 20, approved, being chapter 228.
- LORD. Introductory No. 406; printed No. A. 415; entitled: An act amending section 199, Conservation Law, by striking out prohibition against hunting skunks with dogs. Read once and referred to Committee on Conservation; April 4, reported adversely.
- LORD. Introductory No. 407; printed No. A. 416; entitled: An act amending subdivision 1, section 237, Conservation Law, by providing that pickerel and pike not less than 12 inches in length may be taken in any number or quantity during open season. Read once and referred to Committee on Conservation; April 4, reported adversely.
- LORD. Introductory No. 408; printed No. A. 417; entitled: An act authorizing Court of Claims to determine claim of Paddleford & King on account of construction of concrete bridge in Chenango county. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 209), referred to Committee on Judiciary; April 7, reported and ordered to third reading; April 13, passed; April 14, to Governor; May 13, vetoed.
- LORD. Introductory No. 409; printed No. A. 418; entitled: An act amending subdivision 1, section 236, Conservation Law, providing that no perch shall be bought or sold in Chenango county. Read once and referred to Committee on Conservation; April 4, reported adversely.
- LORD. Introductory No. 410; printed No. A. 419; entitled: An act amending subdivision 1, section 196, Conservation Law,

by providing for issuance, on payment of \$1, of permit to use a ferret in such counties as permitted by commission. Read once and referred to Committee on Conservation; April 4, reported adversely.

LORD. Introductory No. 411; printed No. A. 420; entitled: An act amending subdivision 2, section 214, Conservation Law, by making open season for grouse or partridge begin October 1 instead of October 15. Read once and referred to Committee on Conservation; April 4, reported adversely.

LORD. Introductory No. 412; printed No. A. 421; entitled: An act amending section 196, Conservation Law, by providing for issue of licenses on payment to commission of \$5 fee for breeding and sale of ferrets. Read once and referred to Committee on Conservation; April 4, reported adversely.

LORD. Introductory No. 476; printed Nos. A. 486, 1617; entitled: An act amending subdivision 6, section 289, Highway Law, by providing that licenses shall not be required of the driver of a truck belonging to a town engaged in street or highway work. Read once and referred to Committee on Internal Affairs; March 23, reported amended to second reading; March 28, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 337), referred to Committee on Internal Affairs; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 13, vetoed.

LORD. Introductory No. 758; printed No. A. 811; entitled: An act authorizing Court of Claims to determine claim of Chenango county for reimbursement of moneys paid for road construction chargeable to State. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 210), referred to Committee on Judiciary; April 12, reported and ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed.

LORD. Introductory No. 759; printed No. A. 812; entitled: An act amending section 255, State Charities Law, relative to admissions to State Woman's Relief Corps Home. Read once and referred to Committee on Charitable and Religious Societies.

LORD. Introductory No. 832; printed Nos. A. 890, 1602; entitled: An act establishing and maintaining a water department in the city of Norwich. Read once and referred to Committee on Cities; March 9, reported to second reading; March 22, amended; March 28, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 338), substituted for S. 567 on third reading; April 6, passed; April 8, to Mayor; April 29, returned, not accepted.

LORD. Introductory No. 1078; printed Nos. A. 1199, S. 1709; entitled: An act amending section 255, State Charities Law, relative to admitting to Woman's Relief Corps Home. Read once and referred to Committee on Soldiers' Home; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 157), referred to Committee on Judiciary; April 6, reported and ordered to third reading; April 7, amended; April 13, passed; April 14, Assembly concurs; April 16, to Governor; May 13, vetoed.

LORD. Introductory No. 1353; printed No. A. 1551; entitled: An act appropriating \$3,000 for erecting a monument to commemorate services of 90th and 91st regiments, New York volunteers, at Key West. Read once and referred to Committee on Ways and Means.

LORD. Introductory No. 1354; printed No. A. 1552; entitled: An act appropriating \$4,000 to pay claims of Ezra Beebe and others, audited under chapter 176, Laws of 1859, on account of expenses incurred in war of 1812. Read once and referred to Committee on Ways and Means.

LORD. Introductory No. 1489; printed No. A. 1841; entitled: An act appropriating \$107,583.37 for construction of

State and county highways, the money in first instance having been Chenango county's share of cost of construction. Read once and referred to Committee on Ways and Means; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 482), ordered to third reading; passed; April 14, to Governor; April 30, approved being chapter 345.

LORD. Introductory No. 1490; printed No. A. 1842; entitled: An act amending sections 423, 426, 427, 431, 432, 434. 437 to 439, 441, and repealing sections 421, 422, 424, 425, 435. Public Health Law, by abolishing department of narcotic drug control but continuing restrictive provisions of law relative to such control. Read once and referred to Committee on Public Health; April 14, reported and ordered to third reading; passed: in Senate (Rec. No. 533), tabled; April 15, rules report; substituted for S. 1212 on third reading; passed; April 16, to Governor; May 13, vetoed.

LOWN. Introductory No. 43; printed No. A. 43; entitled: An act amending section 52, General Construction Law, so as to repeal the daylight saving law. Read once and referred to Committee on Agriculture.

LOWN. Introductory No. 1442; printed No. A. 1725; entitled: An act amending subdivision 1, section 216, Civil Practice Act, by providing that endorsers, guarantors and sureties, whether on same or separate instrument, when severally liable, may all be included as defendants in same action. Read once and referred to Committee on Judiciary.

LOWN. Introductory No. 1443; printed No. A. 1726; entitled: An act adding new section 328-a, Civil Practice Act, providing that either two or more parties to an action may serve on adverse parties written interrogatories upon any matter material to the issue. There are other provisions. Read once and referred to Committee on Codes.

LOWN. Introductory No. 1444; printed No. A. 1727; entitled: An act amending section 876, and repealing sections 877,

878, 881, Civil Practice Act, by providing that a temporary injunction may be granted in the interest of justice by order on proof that sufficient grounds exist therefor. Read once and referred to Committee on Codes.

LOWN. Introductory No. 1445; printed No. A. 1728; entitled: An act amending section 193, Civil Practice Act, by providing that where a person not a party to action has interests in controversy, court may permit him to intervene. Read once and referred to Committee on Codes; April 12, reported and ordered to third reading; passed; April 13, in Senate (Rec. No. 483), ordered to third reading and Committee on Codes.

LOWN. Introductory No. 1461; printed No. A. 1748; entitled: An act amending sections 500, 514, Civil Code, by providing that statement of new matter in answer shall not contain denial of any allegation of complaint nor shall such statement in reply contain denial of allegation of counterclaim. Read once and referred to Committee on Codes; April 12, reported and ordered to third reading; passed; April 13, in Senate (Rec. No. 484), ordered to third reading and Committee on Codes.

LOWN. Introductory No. 1507; printed No. A. 1864; entitled: An act amending sections 261, 272, Civil Practice Act, relative to statements in answer and reply. Read once and referred to Committee on Codes; April 12, reported and ordered to third reading; passed; April 13, in Senate (Rec. No. 485), ordered to third reading and Committee on Codes.

LYMAN. Introductory No. 44; printed No. A. 44; entitled: An act amending section 42, and inserting new article 5-B, Labor Law, and appropriating \$2,000,000 for establishing a bureau of old age pension in the State Labor Department. Read once and referred to Committee on Ways and Means.

LYMAN. Introductory No. 45; printed No. A. 45; entitled: An act prohibiting employment for more than eight hours a day of any person in a mill or factory, except watchmen and employees making necessary repairs, or in case of an emergency, and permitting employees to work overtime not to exceed three hours a day at the rate of time and one-half the regular wage. Read once and referred to Committee on Labor and Industry.

LYMAN. Introductory No. 46; printed No. A. 46; entitled An act adding new sections 20-a, 20-b, 20-c, and amending section 21, Tax Law, by requiring owners or agents of dwelling house occupied by more than three families to file with tax board in New York city statement of monthly rentals, encumbrances, rate of interest paid, etc. Where rental exceeds 10 per cent of assessed valuation, the assessors shall add \$1,000 for each 10 per cent in excess of original 10 per cent. Read once and referred to Committee on Taxation.

LYMAN. Introductory No. 47; printed No. A. 47; entitled: An act authorizing Governor to appoint a minimum wage commission of three members, providing for the fixing of minimum wages for women and minor workers, and appropriating \$200,000. Read once and referred to Committee on Ways and Means.

LYMAN. Introductory No. 48; printed No. A. 48; entitled: An act authorizing Governor to appoint a State board of mothers welfare of three members, and appropriating \$1,000,000 for support of mothers whose husbands are dead, have deserted them are in jail, are in insane asylums or are unable to provide for them and children on account of health or physical disability, and providing for the establishment of county and city boards. Read once and referred to Committee on Ways and Means.

LYMAN. Introductory No. 174; printed No. A. 174; entitled: An act authorizing Governor in time of industrial crisis to take possession of system of production, distribution or transportation of milk, meat, flour, bread or other food necessary. There is appropriated \$1,000,000. Read once and referred to Committee on Ways and Means.

LYMAN. Introductory No. 449; printed No. A. 458; entitled: An act amending section 493, Justice Court Act, by saving

from repeal by such act certain provisions of Civil Code relating to summary proceedings for recovery of real property. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 241), referred to Committee on Judiciary.

LYMAN. Introductory No. 1462; printed No. A. 1749; entitled: An act adding new section 38-a, Agricultural Law, by prohibiting the manufacture of butter made from neutralized cream unless it is plainly branded as such. Read once and referred to Committee on Agriculture.

MacFARLAND. Introductory No. 160; printed Nos. A. 160, 1369; entitled: An act repealing section 22, Public Health Law, relative to Lake George health district. Read once and referred to Committee on Public Health; March 9, reported amended to second reading; March 14, ordered to third reading; March 17, passed; March 18, in Senate (Rec. No. 184), ordered to third reading and referred to Committee on Public Health; March 30, reported and restored to third reading; March 31, passed; April 1, to Governor; April 9, approved, being chapter 188.

MacFARLAND. Introductory No. 499; printed No. A. 512; entitled: An act authorizing Court of Claims to determine claim of Francis Normandin against State for injuries while in military service at Glens Falls. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 212), referred to Committee on Judiciary; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 13, vetoed.

MacFARLAND. Introductory No. 782; printed Nos. A. 825, 1755; entitled: An act adding new section 133-b, Town Law, prohibiting a town board from voting an appropriation of not more than \$500 in any year for a contingent fund, such appropriation to be approved by board of supervisors. Read once and

referred to Committee on Internal Affairs; March 23, reported to Committee of the Whole; March 24, ordered to third reading; March 29, amended; April 5, passed; April 6, in Senate (Rec. No. 360), referred to Committee on Internal Affairs.

MacFARLAND. Introductory No. 913; printed No. A. 998; entitled: An act amending section 49, Highway Law, by authorizing purchase of land and erection of buildings for the care of town machinery. Read once and referred to Committee on Internal Affairs; March 23, reported to second reading; March 24, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 287), referred to Committee on Internal Affairs; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; April 30, approved, being chapter 402.

MARTIN. Introductory No. 49; printed No. A. 49; entitled: Concurrent resolution proposing an amendment to section 1, article 2, Constitution, by providing that no person shall be entitled to vote unless such person is able, except for physical disability, to read and write English. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 163; printed Nos. A. 163, 369; entitled: An act amending sections 40, 42, 45, Legislative Law, relative to concurrent resolutions. Read once and referred to Committee on Judiciary; January 26, reported to second reading; January 27, ordered to third reading; amended in revision; February 2, passed; February 3, in Senate (Rec. No. 2), referred to Committee on Judiciary; February 9, reported and referred to Committee of the Whole; February 14, ordered to third reading; February 16, passed; February 17, to Governor; March 1, approved, being chapter 13.

MARTIN. Introductory No. 221; printed No. A. 223; entitled: Concurrent resolution proposing amendment to section 9. article 5, Constitution, by extending preference in appointment and promotion in civil service, now limited to Civil War veterans, to veterans of the United States army, navy or marine corps who

served as such in any war. Civil War veterans are to have preference over all others on same list. Read once and referred to Committee on Judiciary; March 24, reported to second reading; March 25, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 361), referred to Committee on Judiciary; April 14, committee discharged; rules report; ordered to third reading; passed; April 15, to Secretary of State.

MARTIN. Introductory No. 232; printed No. A. 234; entitled: An act amending section 525, Election Law, relative to absentee voters' ballots, by providing that applicant for such ballot must be a legally qualified voter of district containing his place of residence and need not be a registered voter therein. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 233; printed No. A. 235; entitled: An act adding new section 286-b, Highway Law, requiring every motor vehicle to be equipped with automatic light or lights, showing by color, number of lights or other means whether such motor vehicle is moving or stationary. The word "stop" or "go" or other lettering shall be employed. Read once and referred to Committee on Internal Affairs.

MARTIN. Introductory No. 234; printed No. A. 236; entitled: An act amending section 438, Election Law, relative to publication of canvass by county board. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 235; printed No. A. 237; entitled: Concurrent resolution proposing amendment to section 8, article 7, Constitution, by providing that the prohibition of lease or sale of canal lands shall not apply to that part of Erie canal between Rome and Mohawk. Read once and referred to Committee on Judiciary; February 2, reported to second reading; February 3, ordered to third reading; February 8, passed; February 9, in Senate (Rec. No. 7), referred to Committee on Judiciary; April 6, reported and ordered to third reading; April 8, passed; April 9, to Secretary of State.

MARTIN. Introductory No. 236; printed No. A. 238; entitled: An act amending section 293, Election Law, by providing that notices of elections shall be transmitted by Secretary of State to board of elections three months before each election, instead of two months before to custodian of primary records, as at present. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 237; printed No. A. 239; entitled: An act amending sections 513, 515, 516, 517, Election Law, and repealing section 519, relative to canvass of soldiers' and sailors' votes. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 238; printed No. A. 240; entitled: An act amending section 158, Conservation Law, authorizing property owner, between November 1 and April 1, to take, without permit, beavers when destroying private property. Notice of taking beavers must be given immediately to Commission. Read once and referred to Committee on Conservation; April 4, reported adversely.

MARTIN. Introductory No. 379; printed Nos. A. 382, 524; entitled: An act amending section 461, Judiciary Law, relative to qualifications of members of the State Board of Law Examiners. The provision that each member shall be of at least ten years' standing is stricken out. Read once and referred to Committee on Judiciary; February 2, reported to second reading; February 3, ordered to third reading; February 4, amended in revision; February 14, passed; February 15, in Senate (Rec. No. 20), referred to Committee on Judiciary; March 23, reported and referred to Committee of the Whole; March 29, ordered to third reading; March 31, passed; April 1, to Governor; April 9, approved, leing chapter 187.

MARTIN. Introductory No. 388; printed Nos. A. 391, 499, 588; entitled: An act changing name of The Utica Female Academy to Utica Country Day School, defining its powers and repealing certain acts relating thereto. Read once and referred

to Committee on Judiciary; February 2, reported amended to second reading; February 8, ordered to third reading; February 10, amended in revision; February 16, stricken from calendar.

MARTIN. Introductory No. 500; printed Nos. A. 513, 1437; entitled: An act amending sections 5, 37, 38, 64, General Corporation Law, sections 24, 61, Stock Corporation Law, section 3, Religious Corporations Law, section 4, Joint Stock Associations Law, and section 26, Executive Law, by striking out provision for recording in Secretary of State's office papers affecting corporations, but retaining provision for filing and indexing. Fees for filing certificates are increased. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; amended in revision; March 17, stricken from calendar.

MARTIN. Introductory No. 510; printed No. A. 523; entitled: An act amending section 62-a, Stock Corporation Law, by permitting a corporation with consent of stockholders to issue any part or all of its unissued or additional stock to employees or to employees of a subsidiary corporation. Read ence and referred to Committee on Judiciary; February 23, reported to second reading; February 24, stricken from calendar.

MARTIN. Introductory No. 521; printed No. A. 538; entitled: Concurrent resolution proposing amendment to section 2, article 12, Constitution, by providing that after legislative session city bills shall be returned by mayor to clerk of house from which they were sent, who shall immediately transmit same to Governor. Read once and referred to Committee on Judiciary; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 28, in Senate (Rec. No. 51), referred to Committee on Judiciary.

MARTIN. Introductory No. 575; printed No. A. 603; entitled: An act releasing to Oneida Presbytery State's interest in crtain real estate in Oneida and Herkimer counties. Read once and referred to Committee on Ways and Means; March 30.

reported to second reading; March 31, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 437), ordered to third reading and referred to Committee on Cities; April 16, reported and restored to third reading; passed; April 18, to Governor; May 10, approved, being chapter 686.

MARTIN. Introductory No. 586; printed Nos. A. 614, 1498; S. 1815; entitled: An act amending section 85, Poor Law, by increasing from \$50 to \$75 maximum price of headstones for soldiers' graves. Read once and referred to Committee on Internal Affairs; March 16, reported amended to second reading; March 22, ordered to third reading; March 28, passed; March 29, in Senate (Rec. No. 267), referred to Committee on Judiciary; April 12, reported amended and ordered to third reading; April 16, passed; Assembly concurs; April 18, to Governor; May 3, approved, being chapter 522.

MARTIN. Introductory No. 714; printed Nos. A. 761, 1907; entitled: An act amending section 12, Court of Claims Act, by giving Court of Claims jurisdiction to determine claim of any town or other municipal corporation against the State. Read once and referred to Committee on Judiciary; April 5, reported amended to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 534), referred to Committee on Judiciary.

MARTIN. Introductory No. 715; printed No. A. 762; entitled: An act amending section 264, Civil Code, by empowering Court of Claims to determine the claim of any town against the State. Read once and referred to Committee on Codes.

MARTIN. Introductory No. 760; printed Nos. A. 813, 1368; entitled: An act extending boundaries of Utica by annexing part of town of New Hartford. Read once and referred to Committee on Cities; March 9, reported amended to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 211), referred to Committee on Cities; March 30, reported to Committee of the Whole; April 5,

ordered to third reading; April 7, passed; April 11, to Mayor; April 18, returned, accepted; to Governor; May 5, approved, being chapter 578.

MARTIN. Introductory No. 761; printed No. A. 814; entitled: An act amending section 10, Business Corporations Law, by providing that whenever any real property is involved in consolidation of corporations, agreement therefor and all deeds shall be recorded in office of clerk or register of each county in which such property is located. Read once and referred to Committee on General Laws.

MARTIN. Introductory No. 939; printed No. A. 1024; entitled: An act adding new section 286-b, Highway Law, requiring that every motor vehicle shall be equipped with positive electrical signals or lights showing to operator of machine that the signals are operating when applied and simultaneously showing to traffic officers or other highway users by illumination of arrow heads or other indicators whether such vehicle is moving, is about to turn or to stop or has stopped. Read once and referred to Committee on Internal Affairs.

MARTIN. Introductory No. 940; printed No. A. 1025; entitled: An act amending Sherrill City charter, relative to boundaries of city and to assessors. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 242), referred to Committee on Cities; March 30, reported and referred to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 11, to Mayor; April 22, returned, accepted; to Governor; May 3, approved, being chapter 527.

MARTIN. Introductory No. 941; printed Nos. A. 1026, 1898; entitled: An act amending section 340, General Business Law, by extending provisions against monopoly to include monopolies in manufacture or sale of any article or product used in conduct of trade, commerce or manufacture. Read once and

referred to Committee on Judiciary; April 5, reported amended to second reading; April 7, ordered to third reading; April 16, passed; in Senate (Rec. No. 574), rules report; ordered to third reading; passed; April 18, to Governor; May 13, approved, being chapter 712.

MARTIN. Introductory No. 998; printed Nos. A. 1086, 1678; entitled: An act amending section 26, Surrogate's Court Act, by increasing salary of surrogate's court stenographer in Oneida, Sullivan and Broome counties. Read once and referred to Committee on Judiciary; March 24, reported, amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 339), referred to Committee on Codes April 8, reported, ordered to third reading; April 13, passed; April 14, to Governor; May 2, approved, being chapter 463.

MARTIN. Introductory No. 999; printed No. A. 1087; S. 1446; entitled: An act amending section 2496, Civil Code, by increasing pay of surrogate's court stenographer in Oneida and Sullivan counties. Read once and referred to Committee on Codes; March 9, reported to second reading; March 10, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 172), referred to Committee on Codes; March 30, reported amended to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 11, Assembly concurs; April 14, to Governor; May 2, approved, being chapter 460.

MARTIN. Introductory No. 1000; printed No. A. 1088; entitled: An act amending sections 22, 22-a, and repealing section 31, Civil Service Law, relative to limitation of power of removal and to suspension and reinstatement of employees. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1001; printed No. A. 1089: entitled: An act amending section 1172, Education Law, by increasing salary of Supreme Court librarian at Utica and abolishing office of assistant librarian. Read once and referred to Committee on Public Education; March 17, reported to second

reading; March 18, ordered to third reading; March 24, passed; March 28, in Senate (Rec. No. 257), referred to Committee on Public Education; April 7, reported to third reading; April 8, passed; April 9, to Governor; May 3, approved, being chapter 486.

MARTIN. Introductory No. 1096; printed Nos. A. 1502, 1603, 1754; entitled: An act adding new article 12-B, County Law, creating county purchasing departments in counties by resolution of board of supervisors. Read once and referred to Committee on Internal Affairs; March 16, reported amended to second reading; March 22, amended; March 28, ordered to third reading; March 30, amended in revision; April 5, stricken from calendar.

MARTIN. Introductory No. 1097; printed No. A. 1221; entitled: An act adding new section 24-f, Stock Corporations Law, authorizing separation of powers of a stock corporation with consent of holders of two-thirds of stock upon filing certificate. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1273; printed No. A. 1430; entitled: An act amending sections 3, 5, Village Law, relative to incorporation of villages, by providing that consent to incorporate shall be signed by residence free-holders instead of by owners of real property constituting one-third of assessed valuation. Read once and referred to Committee on Villages.

MARTIN. Introductory No. 1318; printed No. A. 1488; entitled: An act adding new section 16-a, Stock Corporation Law, permitting separation of powers of a stock corporation with consent of holders of two-thirds of its stock. Read once and referred to Committee on Judiciary; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 385), ordered to third reading and Committee on Judiciary; April 12, reported, restored to third reading; April 13, passed; April 14, to Governor; May 13, vetoed by governor.

MARTIN. Introductory No. 1324; printed No. A. 1511; entitled: An act adding new section 71, Stock Corporation Law,

requiring filing of reports of existence with Secretary of State. List of corporations failing to make report shall be transmitted to Governor who shall issue proclamation declaring such corporations dissolved. There is appropriated \$25,000. There are other provisions. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1341; printed No. A. 1528; entitled: An act changing name of the National Order of the Daughters of Isabella to Catholic Daughters of America, place of business of which is Utica. Read once and referred to Committee on Judiciary; March 24, reported to second reading; March 25, ordered to third reading; March 31, stricken from calendar.

MARTIN. Introductory No. 1355; printed No. A. 1553; entitled: An act abolishing civil arrest and body execution, except that power of court to compel obedience to its directions or to punish for contempt is not impaired; nor shall act apply to any law extending to wage-earner's right to enforce claims by arrest or execution against person. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1356; printed No. A. 1554; entitled: An act adding new section 63, Judiciary Law, authorizing Court of Appeals to make rules for licensing persons to advise respecting the law of a foreign country. Such license shall not entitle its holder to practice law. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1357; printed No. A. 1555; entitled: An act creating a commission of two Senators, two Assemblymen and five members appointed by Governor, all of whom shall be lawyers of 10 years' experience, to study law of evidence and investigate its effect as administered by courts, and the laws of other states or foreign countries relating to evidence. Hearings may be held in such other states or foreign countries. Amount of appropriation is left blank. Read once and referred to Committee on Ways and Means.

MARTIN. Introductory No. 1358; printed No. A. 1556; entitled; An act providing for a commission of two Senators, two

Assemblymen and five members appointed by Governor, at least three of whom shall be lawyers, and one a woman, to investigate subject of marriage and divorce and illegitimacy, and the law bearing thereon, relation of parent and child as affected by divorce and illegitimacy, causes of divorce, and confusion in respect to personal status and property rights resulting from conflict of laws, both State and National, in matter of divorce. Amount of appropriation is left blank. Read once and referred to Committee on Ways and Means.

MARTIN. Introductory No. 1359; printed No. A. 1557; entitled: An act adding new section 281, Penal Law, making it unlawful, after promulgation of rules by Court of Appeals relative thereto, for any person not a lawyer, to give advice for compensation respecting the law of a foreign country unless he is licensed under such rules. Read once and referred to Committee on Codes; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Req No. 386), referred to Committee on Codes.

MARTIN. Introductory No. 1360; printed No. A. 1558; entitled: An act creating a commission of 12 persons to be appointed by Governor; all to be members of the State bar, three to be residents of the first judicial district, two of second district, and remaining seven of other districts, for purpose of proposing to Legislature next year a plan for reducing accumulation of law reports, for improving or superseding existing system of reporting opinions and thereby expediting whole course of judicial procedure. There is appropriated \$25,000. Read once and referred to Committee on Ways and Means.

MARTIN. Introductory No. 1372; printed Nos. A. 1579, 1917; entitled: An act amending sections 19, 24, Stock Corporation Law, relative to issuance of shares of capital stock without par value by providing that such shares may be sold for such consideration as may be fixed by board of directors pursuant to authority conferred in certificate. Read once and referred to Committee on Judiciary; April 5, reported amended to second reading;

April 11, ordered to third reading; April 15, stricken from calendar.

MARTIN. Introductory No. 1389; printed No. A. 1605; entitled: An act amending section 19, Public Lands Law, by permitting Land Office Commissioners to abandon lands held by State under erroneous tax deeds. Read once and referred to Committee on Ways and Means; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. Nc. 387), substituted for S. 1067 on third reading; April 8, passed; April 9, to Governor; May 6, approved, being chapter 647.

MARTIN. Introductory No. 1390; printed No. A. 1606; entitled: An act amending section 140, Tax Law, by requiring Comptroller to cancel tax sales found to be invalid or ineffectual. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 486), ordered to third reading; April 14, passed; April 15, to Governor; May 6, approved, being chapter 643.

MARTIN. Introductory No. 1508; printed No. Λ. 1865; entitled: An act amending sections 232, 235, Lien Law, and section 63, Personal Property Law, relative to filing and renewal of chattel mortgages and filing of contracts for conditional sale. Real once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1540; printed No. A. 1932; entitled: An act adding new article 23-A, General Business Law, authorizing Attorney-General to conduct criminal prosecutions for fraudulent practices in respect of stocks, bonds and other securities. For this purpose Attorney-General is authorized, either on complaint or otherwise, to investigate any device or scheme to defraud relative to sale of securities. Read once and referred to Committee on General Laws; April 12, reported and ordered to third reading, passed; April 13, in Senate (Rec. No. 487). ordered to third reading and Committee on Judiciary; April 15,

reported, restored to third reading; April 16, passed; April 18, to Governor; May 7, approved, being chapter 649.

MARTIN. Introductory No. 1541; printed No. A. 1923; entitled: An act amending section 39, Election Law, by providing that State and county committees of a new political party to serve prior to first official primary for which members of such party shall have become enrolled shall also be formed in manner provided for by rules of such party. Read once and referred to Committee on Judiciary.

MARTIN. Introductory No. 1566; printed No. A. 1981; entitled: An act amending section 17, Stock Corporation Law, relative to appraisal of value of stock of non-consenting stockholders on voluntary sale of franchise and property. Read once and referred to Committee on Judiciary; April 16, reported to third reading, passed; in Senate (Rec. No. 565), ordered to third reading; passed; April 18, to Governor; May 4, vetoed.

MARTIN. Introductory No. 1567; printed No. A. 1982; entitled: An act amending subdivision 4, section 279, Judiciary Law, relative to certificate for payment of salaries of clerks of Supreme Court justices, fifth district, on death of appointing justice. Read once and referred to Committee on Judiciary.

MASTICK. Introductory No. 194; printed No. A. 194; entitled: An act amending Peekskill village charter relative to steam boilers, engines and steam engineers. Read once and referred to Committee on Villages.

MASTICK. Introductory No. 450; printed Nos. A. 459, 1128; S. 1334; entitled: An act adding new section 41-b, Highway Law, by providing that in any town in a county of more than 300,000 adjoining New York City, the town board may determine that the office of superintendent of highways shall be filled by appointment by the board. Read once and referred to Committee on Internal Affairs; March 2, amended and recommitted; March 9, reported to second reading; March 10, ordered to third reading;

March 15, passed; March 16, in Senate (Rec. No. 158), referred to Committee on Internal Affairs; March 18, reported to Committee of the Whole; March 23, amended; March 29, ordered to third reading; March 31, passed; April 6, Assembly concurs; April 8, to Governor; April 20, approved, being chapter 231.

MASTICK. Introductory No. 538 printed Nos. A. 558, 1478; entitled: An act authorizing Court of Claims to determine claim of George J. Vail against State for loss of use of automobile stolen by two escaped Sing Sing convicts. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, amended; March 18, ordered to third reading; March 24, passed; March 28, in Senate (Rec. No. 258), referred to Committee on Judiciary; April 15, reported and ordered to third reading; April 16, passed; April 18, to Governor; May 13, vetoed by Governor.

MASTICK. Introductory No. 608; printed No. A. 642; entitled: An act amending chapter 667, Laws of 1910, relative to compensation of lieutenant of police and superintendent of streets of village of Ossining. Read once and referred to Committee on Villages; February 24, reported to second reading; February 25, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 90), referred to Committee on Villages; March 9, reported to Committee of the Whole; March 10, ordered to third reading; March 14, passed; March 15, to Governor; March 23, approved, being chapter 112.

MASTICK. Introductory No. 833; printed No. A. 891; entitled: An act amending section 111, Decedent Estate Law, by permitting investment of trust funds in bonds and mortgages on unencumbered real property in State to extent of 60 per cent of appraised value. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 173), referred to Committee on Judiciary; April 16, Committee on Rules, reported and ordered to third reading, passed; April 18, to Governor; May 13, vetoed by Governor.

McARDLE. Introductory No. 609; printed No. A. 643; entitled: An act enabling New York City by means of building loan trust funds and bonds to provide means to encourage construction of new dwellings, apartment and tenement houses. Read once and referred to Committee on Cities.

McARDLE. Introductory No. 1044; printed No. A. 1156; entitled: An act amending section 9, Stock Corporations Law, by excluding business corporations owning majority of capital stock of one or more street railroad corporations from privilege of reorganization under section 9 thereof. Read once and referred to Committee on Judiciary.

McARDLE. Introductory No. 1200; printed No. A. 1324; entitled: An act amending section 970, Greater New York Charter, by authorizing the city to acquire for street purposes real property heretofore acquired by any railroad corporation in Brooklyn, and no longer necessary to the corporation. Read once and referred to Committee on Cities.

McCLEARY. Introductory No. 269; printed Nos. A. 271, 627; entitled: An act amending the Amsterdam Consolidation Act by providing for the collection and disposal of ashes and garbage and increasing the maximum amount of the annual city tax levy. Read once and referred to Committee on Cities; February 2, reported to second reading; February 3, ordered to third reading; February 9, amended; February 16, passed; February 21, in Senate (Rec. No. 34), substituted for S. 124 on third reading, passed; February 22, to Mayor; March 7, returned accepted, to Governor; March 9, approved, being chapter 61.

McCLEARY. Introductory No. 942; printed No. A. 1027; entitled: An act appropriating \$116,000 for constructing bridge over Mohawk river between Fonda and Fultonville and for approaches thereto, expense to be apportioned to State and towns of Mohawk and Glen. Read once and referred to Committee on Ways and Means.

McCLEARY. Introductory No. 1071; printed No. A. 1192; entitled: An act inserting new article 8, Public Buildings Law,

relative to maintenance and improvement of the Guy Park house and grounds in Amsterdam, and appropriating \$4,000. Chapter 316, Laws of 1917, is repealed. Read once and referred to Committee on Ways and Means; April 14, reported and ordered to third reading, passed; in Senate (Rec. No. 535), ordered to third reading and to Committee on Finance; April 16, reported, restored to third reading, passed; April 18, to Governor; May 7, approved, being chapter 662.

McDONALD. Introductory No. 213; printed Nos. A. 215, 1782; entitled: An act validating the charter, confirming rights of members and legalizing acts of Van Nest Hose Companies Nos. 1 and 2 of the Van Nest fire department, Bronx. Read once and referred to the Committee on Cities; March 30, reported, amended to second reading; April 5, ordered to third reading; April 11, stricken from calendar.

McDONALD. Introductory No. 451; printed No. A. 460; entitled: An act amending section 191, Railroad Law, by making provision permitting construction of street railroad in Pelham Bay Park, New York City, read "street surface railroad." Read once and referred to Committee on Railroads; March 3, reported to second reading; March 4, ordered to third reading; March 9, passed; March 10, in Senate (Rec. No. 132), referred to Committee on Public Service; April 14, committee discharged, substituted for S. 620 on third reading, passed; April 15, to Mayor; April 30, returned accepted, to Governor; May 13, vetoed by Governor.

McDONALD. Introductory No. 834; printed No. A. 892; entitled: An act amending chapter 594, Laws of 1907, relative to power of Bronx river pollution commission to incur expenses or obligations. Compensation of employees must be fixed by New York City board of estimate and apportionment, which also must approve expenses and certain powers of the commission. Read once and referred to Committee on Conservation.

McDONALD. Introductory No. 835; printed No. A. 893; entitled: An act amending section 1897, Penal Law, relative to

possession of dangerous weapons by householders. Read once and referred to Committee on Codes.

McDONALD. Introductory No. 836; printed Nos. A. 894, 1643; entitled: An act amending sections 63, 64, Personal Property Law, by providing that contract for conditional sale must have printed on reverse side copy of sections 65 to 67, Personal Property Law. Read once and referred to Committee on General Laws; March 23, amended and recommitted.

McDONALD. Introductory No. 914; printed No. A. 999; cntitled: An act authorizing New York City sinking fund commissioners to cancel taxes and assessments now a lien on property of St. Mary's Church, Bronx. Read once and referred to Committee on Cities.

McDONALD. Introductory No. 1491; printed No. A. 1843; entitled: An act amending subdivision 4, section 67, Public Service Commissions Law, by providing for prompt tests of gas and electric meters on complaint of consumer and for furnishing written report of result of such test to complainant and corporation affected. Read once and referred to Committee on Judiciary.

McGINNIES. Introductory No. 162; printed No. A. 162; entitled: An act reappropriating \$5,666.68 for certain positions in the Executive Department. Read once and referred to Committee on Ways and Means; January 26, reported to second reading; January 31, ordered to third reading; February 9, stricken from calendar.

McGINNIES. Introductory No. 195; printed Nos. A. 195, 670, 1973; entitled: An act appropriating \$25,000 for the location, creation and management of the Allegany Park, Cattaraugus county, and for the purchase of land. A board of five commissioners is to be appointed by the Governor with consent of Senate. Read once and referred to Committee on Ways and Means; February 14, amended and recommitted.

McGINNIES. Introductory No. 477; printed Nos. A. 487, 1715; entitled: An act amending subdivision 7, section 493, Education Law, relative to apportionment of academic funds according to attendance of academic pupils. Read once and referred to Committee on Public Education; March 24, reported to second reading; March 25, ordered to third reading; March 28, amended in revision; April 4, passed; April 5, in Senate (Rec. No. 340). ordered to third reading; passed; April 6, to Governor; April 20, approved, being chapter 208.

McGINNIES. Introductory No. 478; printed No. A. 488; entitled: An act repealing section 776, Education Law, relative to compensation and expenses of teachers attending institutes or conferences. Read once and referred to Committee on Public Education.

McGINNIES. Introductory No. 522; printed No. A. 539; entitled: An act providing for transfer of inmates of State Woman's Relief Corps Home to State Soldiers' and Sailors' Home, to discontinue former home and appropriating \$5,000. Read once and referred to Committee on Ways and Means.

McGINNIES. Introductory No. 544; printed No. A. 564; entitled: An act appropriating \$5,000,000 to carry out purposes of chapter 178, Laws of 1919, for construction of tunnel jointly with New Jersey for vehicular and pedestrian traffic under Hudson river between New York and New Jersey. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 30, stricken from calendar.

McGINNIES. Introductory No. 564; printed Nos. A. 584, 628; entitled: An act making appropriations for emergencies for current fiscal year supplying deficiencies in former appropriations and other expenses of government. Read once and referred to Committee on Ways and Means; February 10, amended and recommitted; February 14, reported to second reading; February 15, ordered to third reading; February 22, passed; February 23,

in Senate (Rec. No. 43), substituted for S. 356 on third reading; passed; February 24, to Governor; February 28, approved, being chapter 17.

McGINNIES. Introductory No. 621; printed Nos. A. 655, 1126, 2048; entitled: An act amending section 835, Education Law, relative to industrial teachers' scholarships, by reducing amount of scholarship. Read once and referred to Committee on Public Education; March 2, amended and recommitted; April 5, reported to second reading; April 6, ordered to third reading; April 12, amended; April 15, stricken from calendar.

McGINNIES. Introductory No. 637; printed No. A. 673; entitled: An act amending subdivision 3, section 142, County Law, by striking out provision that copy of reports of county treasurers must be mailed to Comptroller and State Treasurer. Read once and referred to Committee on Internal Affairs; March 16, reported to second reading; March 17, ordered to third reading; March 23, stricken from calendar.

McGINNIES. Introductory No. 638; printed No. A. 674; entitled: An act amending subdivision 3, section 98, Town Law, by providing for deposits in banks or trust companies or with a private banker all moneys received by town supervisors. Read once and referred to Committee on Internal Affairs.

McGINNIES. Introductory No. 653; printed Nos. A. 689, S. 1445; entitled: An act amending section 347, Public Health Law, by authorizing trustees of Institute for Study of Malignant Diseases to furnish at cost to any member of staff radium emanation, when not required for research purposes, for treatment of private patients. Read once and referred to Committee on Public Health; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 159), referred to Committee on Public Health; March 30, reported amended to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 12, Assembly concurs; April 14, to Governor; April 22, approved, being chapter 320.

McGINNIES. Introductory No. 674; printed No. A. 712; entitled: An act amending sections 280, 281, 283, 284, 286, 289, 292, 293, 295 to 308, repealing sections 282, 285, Prison Law, relative to transfer of prisoners from Eastern New York Reformatory to New York State Reformatory, discontinuing the former institution and reappropriating \$8,000, and appropriating \$5,000. Read once and referred to Committee on Ways and Means.

McGINNIES. Introductory No. 795; printed No. A. 848; entitled: An act repealing section 8-a, chapter 405, Laws of 1857, relating to salaries of port wardens. Read once and referred to Committee on Judiciary.

McGINNIES. Introductory No. 1139; printed No. A. 1263; entitled: An act amending section 233, County Law, relative to pay of county judge holding court in another county, the expense allowance being increased from \$10 to \$20 a day. Read once and referred to Committee on Internal Affairs; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 243), ordered to third reading; passed; March 25, to Governor; April 1, approved, being chapter 141.

McGINNIES. Introductory No. 1174; printed No. A. 1298; entitled: An act legalizing proceedings of Union Free School District No. 8, towns of Hanover and Sheridan, Chautauqua county, relative to \$266,000 of school bonds. Read once and cr dered to third reading and referred to Committee on Judiciary; March 15, reported; restored to third reading; March 16, passed; in Senate (Rec. No. 165), ordered to third reading; passed; March 17, to Governor; approved, being chapter 103.

McGINNIES. Introductory No. 1198; printed No. A. 1322; entitled: An act appropriating \$2,415,000 for contributions of State for repair and improvement of town highways and of highways and bridges on Indian reservations. Read once and referred to Committee on Ways and Means; March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

McGINNIES. Introductory No. 1199; printed No. A. 1323; entitled: An act appropriating \$1,934,676.28 for contribution of State to counties for construction and improvement of certain highways and county roads under section 320-b, Highway Law. Read once and referred to Committee on Ways and Means. March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

McGINNIES. Introductory No. 1247; printed No. A. 1389; entitled: An act reappropriating \$10,000,000, unexpended balances for purposes of construction and improvement of public highways. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 31, stricken from calendar.

McGINNIES. Introductory No. 1248; printed No. A. 1390; entitled: An act reappropriating unexpended balance for construction and improvement of parts of State routes within several counties. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 30, stricken from calendar.

McGINNIES. Introductory No. 1249; printed Nos. Λ. 1391, 1712; entitled: An act amending chapter 670, Laws of 1920, relative to improving highways under chapter 18, Laws of 1921, by including such highways under \$10,000,000 appropriation. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 28, amended in revision; March 31, stricken from calendar.

McGINNIES. Introductory No. 1250; printed Nos. A. 1392, 1531; entitled: An act appropriating \$5,250,000 for State's share of cost of constructing rural post roads. Read once and referred to Committee on Ways and Means; March 15, reported to second reading; March 16, ordered to third reading; March 17, amended in revision; March 24, passed; March 28, in Senate (Rec. No. 259), substituted for S. 856 on third reading; passed; March 29, to Governor; April 4, approved, being chapter 160.

McGINNIES. Introductory No. 1279; printed Nos. A. 1436, 1477; entitled: An act making appropriations for maintenance and repair of State and county highways, including personal service, division expenses, highways to be resurfaced, highways to be reconstructed and for general maintenance and repairs. Total amount appropriated is \$7,500,000. Read once and referred to Committee on Ways and Means; March 15, reported amended to second reading; March 18, ordered to third reading; March 28, in Senate (Rec. No. 260), referred to Committee on Finance; April 6, reported and ordered to third reading; April 7, passed; April 9, to Governor; April 11, approved, being chapter 198.

McGINNIES. Introductory No. 1286; printed Nos. A. 1449, 1570; entitled: An act adding new section 182, Highway Law, providing for the taking over by the State for maintenance as a State or county highway of roads constructed or improved under any general or special law by a county, town or village indicated for improvement in sections 102 and 122. Read once and referred to Committee on Internal Affairs; March 16, reported to second reading; March 17, ordered to third reading; March 18, amended; March 24, passed; March 28, in Senate (Rec. No. 261), substituted for S. 918 on third reading; March 29, passed; to Governor; April 9, approved, being chapter 180.

McGINNIES. Introductory No. 1325; printed No. A. 1512; entitled: An act amending section 45, State Charities Law, relative to quarterly or monthly estimates of expenses, by authorizing fiscal supervisor to cause estimates of managing officer of any State institution reporting to him, to be revised by reducing number of employees when he thinks decrease in population of institution justifies such reduction. Read once and referred to Committee on Ways and Means; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 382), substituted for S. 994 on third reading; passed; April 9, to Governor; May 4, approved, being chapter 549.

McGINNIES. Introductory No. 1374; printed No. A. 1581; entitled: An act repealing section 19, Insanity Law, relative to

deportation bureau. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 306), referred to Committee on Finance.

McGINNIES. Introductory No. 1375; printed Nos. A. 1582, 1707; entitled: An act amending section 223, State Charities Law, relative to qualifications of Superintendent of New York Reformatory for Women at Bedford. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, amended; March 29, ordered to third reading; April 5, passed; April 6, in Senate (Rec. No. 362), substituted for S. 1026 on third reading; April 7, passed; April 8, to Governor; May 3, approved, being chapter 485.

McGINNIES. Introductory No. 1378; printed No. A. 1585; entitled: An act appropriating \$7,964,747.75 for payment by State in first instance of Federal government's share of cost of construction of rural post roads. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 307), substituted for S. 1055 in Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 8, to Governor; April 21, approved, being chapter 274.

McGINNIES. Introductory No. 1424; printed Nos. A. 1662, 1781, 1949, 1994; entitled: An act amending generally Finance Law and repealing section 26, Legislative Law, creating a State board of estimate and control composed of Governor, chairman of Finance and Ways and Means Committees and State Comptroller. The board shall adopt plans for eliminating waste and duplication of effort in State departments and institutions. Annual departmental statements of desired appropriations must be filed with board and legislative budget committee. The board shall take over the duties of the central supply committee for the purchase of supplies. There is appropriated \$60,000. Read once and referred to Committee on Ways and Means; March 30, reported amended to second reading; April 5, ordered to third reading;

April 6, amended in revision; April 9, amended; April 15, stricken from calendar.

McGINNIES. Introductory No. 1447; printed No. A. 1730; entitled: An act authorizing State Board of Estimate and Control to sell lands and buildings of the Mohansic Lake Reservation in Yorktown, Westchester county. Article 12, Public Lands Law, is repealed. Read once and referred to Committee on Ways and Means; April 5, reported to second reading; April 11, ordered to third reading; April 16, stricken from calendar.

McGINNIES. Introductory No. 1476; printed No. A. 1807; entitled: An act amending subdivision 2, section 1103, Education Law, by providing that the president of the New York State Teachers' Association and two persons chosen by executive committee of such association shall be members of State teachers' retirement fund. Read once and referred to Committee on Education; April 5, reported and ordered to second reading; April 6, ordered to third reading; April 12, passed; in Senate (Rec. Nc. 493), ordered to third reading and Committee on Public Education; April 15, reported, restored to third reading; April 16, recommitted, vote reconsidered, passed; April 18, to Governor; May 13, vetoed by Governor.

McGINNIES. Introductory No. 1528; printed Nos. A. 1890, S. 1855; entitled: An act appropriating \$25,000,000 from proceeds of bond sale to pay soldiers' bonuses. Read once and referred to Committee on Ways and Means; April 13, reported and ordered to third reading, passed; in Senate (Rec. No. 491), substituted for S. 1260 on third reading, amended; April 15, passed under emergency message; April 16, Assembly concurs; April 18, to Governor; April 30, approved, being chapter 344.

McGINNIES. Introductory No. 1560; printed No. A. 1962: entitled: An act imposing a direct tax 2.277 on each dollar of taxable property in State for payment of claims and demands upon general fund, for services relating to State debt, including contributions to sinking fund, and for support of common schools.

Read once and referred to Committee on Ways and Means; April 13, reported and ordered to third reading, passed; April 14, in Senate (Rec. No. 492), substituted for S. 1328 on third reading; April 16, passed; April 18, to Governor; April 30, approved, being chapter 396.

McGINNIES. Introductory No. 1582; printed No. A. 2008; entitled: An act amending section 170, Tax Law, by increasing salary of president of State Tax Commission from \$8,500 to \$12,000 and of each of other commissioners from \$8,000 to \$10,000. Read once and referred to Committee on Taxation and Retrenchment.

McGINNIES. Introductory No. 1583; printed No. A. 2009; entitled: An act providing for lease, with option to purchase, of certain property in town of Cortland, Westchester county, for military and naval purposes, and appropriating \$15,750. Read once and referred to Committee on Ways and Means; April 14, reported to third reading, passed; in Senate (Rec. No. 536), substituted for S. 1341 on third reading, passed; April 15, to Governor; May 5, approved, being chapter 583.

McGINNIES. Introductory No. 1584; printed No. A. 2010; entitled: An act making appropriations for support of government in addition to those provided in annual appropriation bill, chapter 176, Laws of 1921. Read once and referred to Committee on Ways and Means; April 13, reported and ordered to third reading; April 15, passed; in Senate (Rec. No. 552), substituted for S. 1376 on third reading, passed; April 18, to Governor; May 7, approved, being chapter 650.

McGINNIES. Introductory No. 1598; printed No. A. 2041; entitled: An act relative to issuance and sale of bonds for barge canal terminal, highway improvement and State park purposes, and for contracting of debts authorized by chapters 746, Laws of 1911, 298, Laws of 1912, 569, Laws of 1916, and 626, Laws of 1918, by providing that bonds shall be payable in 50 annual installments. Read once and referred to Committee on Ways and

Means; April 16, reported to third reading, passed; in Senate (Rec. No. 566), ordered to third reading, passed; April 18, to Governor; May 4, approved, being chapter 545.

McGINNIES. Introductory No. 1600; printed No. A. 2051; entitled: An act amending chapter 787, Laws of 1913, relative to rate of interest on certain State bonds. Read once and referred to Committee on Ways and Means; April 16, reported and ordered to third reading, passed, in Senate (Rec. No. 567), substituted for S. 1393 on third reading, passed April 18, to Governor; April 30, approved, being chapter 358.

McGINNIES. Introductory No. 1601 printed No. A. 2052; entitled: An act appropriating \$60,045.47, miscellaneous receipts, for purpose of furnishing proper terminals and facilities for Barge canal traffic. Read once and referred to Committee on Ways and Means; April 16, reported and ordered to third reading, passed; in Senate (Rec. No. 568), substituted for S. 1306 on third reading, passed; April 18, to Governor; May 5, approved, being chapter 582.

McGINNIES. Introductory No. 1602; printed No. A. 2053; entitled: An act appropriating \$124,424.23, miscellaneous receipts, on account of improvement of the Erie, Oswego and Champlain canals. Read once and referred to Committee on Ways and Means; April 16, reported and ordered to third reading, passed; in Senate (Rec. No. 569), referred to Committee on Finance.

McGINNIES. Introductory No. 1603; printed No. A. 2063; entitled: An act making appropriations to pay expenses and obligations in connection with the Canaseraga creek improvement district. Read once and referred to Committee on Ways and Means.

McKEE. Introductory No. 212; printed No. A. 214; entitled: An act amending subdivision 6, section 239, Banking Law, by providing that after July 1, 1921, not less than 50 per cent of the amount of deposits received during each quarterly interval after such date, shall be loaned or invested in bonds or mortgages on

unencumbered real property in the State. Read once and referred to Committee on Banks.

McKEE. Introductory No. 684; printed No. A. 722; entitled: An act authorizing New York City sinking fund commissioners to cancel water rents or charges now a lien on property of Congregation Sons of Israel and Talmud Torah Beth Israel, Inc., of the Bronx. Read once and referred to the Committee on Cities; February 23, reported and ordered to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 76), referred to Committee on Cities; March 23, committee discharged, substituted for S. Int. 515 on third reading, passed; March 25, to Mayor; April 6, returned accepted, to Governor; April 20, approved, being chapter 222.

McKEE. Introductory No. 886; printed No. A. 964; entitled: An act amending section 883, Education Law, by fixing schedule of salaries of officers of administration and instruction and other employees in institutions for higher education in New York City, where such salaries are paid out of moneys appropriated by board of estimate. Read once and referred to Committee on Public Education.

McKEE. Introductory No. 1072; printed Nos. A. 1193; S. 1834; entitled: An act amending section 1180-b, Education Law, relative to salary of librarian of Bronx County Law Library. Read once and referred to Committee on Public Education; March 17, reported and ordered to second reading; March 18, ordered to third reading; March 24, passed; March 28, in Senate (Rec. No. 262), referred to Committee on Public Education; April 13, reported amended, ordered to third reading; April 16, passed, Assembly concurs; April 18 to Governor; May 6, approved, being chapter 635.

McKEE. Introductory No. 1103; printed No. A. 1227; entitled: An act authorizing Governor to appoint a minimum wage commission of three members, providing for the fixing of minimum wages for women and minor workers, and appropriating \$200,000. Read once and referred to Committee on Judiciary.

McKEE. Introductory No. 1140; printed No. A. 1264: entitled: An act adding new section 220-a, Military Law, providing that every member of the militia who shall have lost a limb or use of it while in State service shall receive once every three years an artificial limb or apparatus, from the Adjutant-General. There is appropriated \$5,000. Read once and referred to Committee on Ways and Means.

McKEE. Introductory No. 1235; printed No. A. 1362; entitled: An act amending section 1180, Education Law, by making salary of New York City court librarian not to exceed \$5,000 a year. Read once and referred to Committee on Public Education; March 17, reported and ordered to second reading; March 18, ordered to third reading; March 24, passed; March 28, in Senate (Rec. No. 263), referred to Committee on Public Education; April 7, reported and ordered to third reading; April 8, passed; April 16, to Governor; May 13, approved, being chapter 709.

McKEE. Introductory No. 1251; printed No. A. 1393; entitled An act prohibiting employment for more than eight hours a day of any person in a mill or factory, except watchmen and employees making necessary repairs or in case of an emergency, and permitting employees to work overtime not to exceed three hours a day at the rate of time and one-half the regular wage. Read once and referred to the Committee on Labor and Industries.

McKEE. Introductory No. 1326; printed No. A. 1513; entitled: An act amending sections 80 to 84, Insanity Law, relative to commitment of the insane. Read once and referred to Committee on Public Institutions.

McKEE. Introductory No. 1437; printed No. A. 1701; entitled: An act amending section 71, Public Service Commissions Law, by requiring corporations supplying gas or electricity, pending final determination of right to increase rates, to deposit with city chamberlain or other municipal officer the difference between cld and new rates. Read once and referred to Committee on Judiciary.

McLOUGHLIN. Introductory No. 380; printed No. A. 383; entitled: An act adding new sections 242-d, 605, Greater New York charter, authorizing board of estimate and apportionment to determine whether it is for public interest that a bus line should be established. Board may locate or change routes and extend same from time to time. Such routes may cross or parallel surface street railway lines. Control of the bus lines is given to commissioner of plant and structures. Read once and referred to Committee on Cities; April 15, motion to discharge committee lost.

McLOUGHLIN. Introductory No. 612; printed No. A. 646; entitled: An act amending section 3-a, sections 420, 421, 422, and inserting new sections 422-a to 422-c, Public Health Law, by abolishing the office of Commissioner of Narcotic Drug Control and transferring his duties and powers to the State Commissioner of Health. Read once and referred to Committee on Public Health.

McLOUGHLIN. Introductory No. 1361; printed No. A. 1559; entitled: Concurrent resolution proposing amendment to section 1, article 7, Constitution, authorizing Legislature to provide that State's credit or money shall be loaned to municipalities for erection of tenement houses for two or more families. Read once and referred to Committee on Judiciary.

McWHINNEY. Introductory No. 306; printed No. A. 307; entitled: An act amending section 319-b, and adding new section 319-f, Town Law, by striking out provision that no person shall be appointed on police force who is over 45 years nor continue to act after reaching 65 years; and providing for temporary loan for establishing and maintaining police districts. Read once and referred to Committee on Internal Affairs; February 16, reported to second reading; February 17, ordered to third reading; February 23. passed; February 28, in Senate (Rec. No. 53), ordered to third reading; passed; March 1, to Governor; March 9, approved, being chapter 46.

McWHINNEY. Introductory No. 307; printed No. A. 308; entitled: An act amending section 168, Judiciary Law, relative

to power of Supreme Court justices in Nassau and Suffolk counties to appoint court attendants. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, recommitted.

McWHINNEY. Introductory No. 528; printed Nos. A. 548. 980; S. 1506; entitled: An act amending subdivision 3, section 94, Highway Law, relative to amount which may be raised for purchase or repairs of highway machinery in towns. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; February 25, amended in revision; March 3, passed: March 7, in Senate (Rec. No. 97), referred to Committee of Internal Affairs; March 30, reported amended to Committee of the Whole; April 5, ordered to third reading; April 7, passed: April 11, Assembly concurs; April 14, to Governor; April 30, approved, being chapter 406.

McWHINNEY. Introductory No. 545; printed Nos. A. 565. 1500, 1613, 1772; entitled: An act adding new article 12-a. Real Property Law, providing for licensing and regulation of real estate brokers and salesmen by Tax Commission. Fifty per cent of fees are to be paid to treasurer of each county from which fees are paid. Read once and referred to Committee on General Laws: March 16, reported amended to second reading; March 22, ordered to third reading; March 23, amended; March 30, amended; April 12, passed; April 13, in Senate (Rec. No. 495), referred to Committee on Taxation and Retrenchment; April 14, reported to Committee of the Whole; April 15, Committee on Rules report; ordered to third reading; passed; April 16, to Governor; May 13, vetoed.

McWHINNEY. Introductory No. 610; printed Nos. A. 644. 1363; entitled: An act authorizing education board, Union Free School District 9, town of Hempstead and village of Freeport or either of them, to acquire Freeport cemetery for school purposes or for park or village purposes. Read once and referred to Committee on Judiciary; February 23, reported to second

reading; February 24, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 91), substituted for S. 388 on third reading, passed; March 4, to Governor; March 8, recalled from Governor; March 9, in Assembly, vote reconsidered; amended; restored to third reading; March 15, repassed; March 16, in Senate, repassed; March 17, to Governor; March 22, approved, being chapter 108.

McWHINNEY. Introductory No. 611; printed Nos. A. 645, 1816; entitled: An act detaching part of village of Malverne and continuing it as part of town of Hempstead, Nassau county, and providing for lien of village taxes thereon. Read once and referred to Committee on Villages; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; March 2, in Senate (Rec. No. 77), substituted for S. 404 in Committee of the Whole; ordered to third reading; March 3, passed; March 4, to Governor; March 10, in Assembly, recalled from Governor; vote reconsidered; restored to third reading; March 30, amended; April 7, repassed; March 8, in Senate, repassed; April 9, to Governor; May 11, approved, being chapter 693.

McWHINNEY. Introductory No. 762; printed No. A. 815; entitled: An act amending section 182, County Law, by authorizing a sheriff to appoint all police officers of cities, villages and police districts in his county, as deputy sheriffs. Read once and referred to Committee on Internal Affairs.

McWHINNEY. Introductory No. 763; printed No. A. 816; entitled: An act amending chapter 251, Laws of 1920, relative to providing for payment by owners of property detached from village of Lawrence, Nassau county, of a proportionate share of existing village liability and indebtedness. Read once and referred to Committee on Villages; February 24, reported to second reading; February 25, ordered to third reading; March 3, passed; March 7, in Senate (Rec. No. 98), ordered to third reading; passed; March 8, to Governor; March 17, recalled from Governor; April 14, returned to Governor; May 11, approved, being chapter 692.

McWHINNEY. Introductory No. 764; printed Nos. A. 817, 1539, 1759; entitled: An act amending section 130, Town Law, relative to filling vacancies in office of assessor in counties of less than 250,000 adjoining New York city. Read once and referred to Committee on Internal Affairs; March 17, amended and recommitted; March 29, reported amended to second reading; April 4, ordered to third reading; April 11, stricken from calendar.

McWHINNEY. Introductory No. 807; printed No. A. 860; entitled: An act amending section 536, Judiciary Law, relative to notification by sheriff, of jurors drawn before term, through registered mail. Read once and referred to Committee on Judiciary.

McWHINNEY. Introductory No. 887; printed No. A. 965; entitled: An act authorizing New York city board of estimate and apportionment to dedicate for highway purposes all lands acquired by city for water supply purposes in Kings, Queens and Nassau counties and providing for construction and improvement of such lands as a county highway. Read once and referred to Committee on Ways and Means; April 5, reported to second reading; April 6, ordered to third reading; April 11, stricken from calendar.

McWHINNEY. Introductory No. 915; printed No. A. 1000; entitled: An act amending section 407, Public Health Law, by providing that salary of secretary of county mosquito extermination commission shall be fixed by commission with approval of supervisors. Read once and referred to Committee on Public Health; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 244), referred to Committee on Public Health; April 6, committee discharged; substituted for S. 721 on third reading; passed; April 7, to Governor; May 3, approved, being chapter 487.

McWHINNEY. Introductory No. 943; printed No. A. 1028; entitled: An act authorizing Court of Claims to determine claim of Albert A. Johnson against State for unpaid salary as director of State institution. Read once and referred to Committee on

Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 213), referred to Committee on Judiciary; April 6, reported and ordered to third reading; April 13, passed; April 14, to Governor; May 13, vetoed.

McWHINNEY. Introductory No. 978; printed No. A. 1065; entitled: An act authorizing grading and paving of Rockaway road by the Queensborough president, from the conduit to Hook creek at the Nassau county line. The cost is to be borne, one-half by city at large and one-half by Queensborough. Read once and referred to Committee on Cities; April 5, reported to second reading; April 6, ordered to third reading; April 13, passed; in Senate (Rec. No. 494), ordered to third reading; April 14, passed; April 18, to Mayor; April 30, returned, accepted; to Governor; May 6, approved, being chapter 597.

McWHINNEY. Introductory No. 1162; printed No. A. 1286; entitled: An act empowering Nassau county supervisors to authorize county clerk to contract for making new indexes of deeds and mortgages. Read once and referred to Committee on Internal Affairs; March 23, reported to second reading; March 24, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 288), ordered to third reading; passed; April 1, to Governor; April 9, approved, being chapter 189.

McWHINNEY. Introductory No. 1163; printed No. A. 1287; entitled: An act amending chapter 564, Laws of 1910, relative to maintenance and cost of county roads in certain counties adjoining New York city. Read once and referred to Committee on Internal Affairs.

McWHINNEY. Introductory No. 1164; printed No. A. 1288; entitled: An act amending sections 282, 284 to 296, and adding new sections 289, 299 to 302, Town Law, relative to water districts. Read once and referred to Committee on Internal Affairs.

McWHINNEY. Introductory No. 1264; printed Nos. A. 1406, 1618; entitled: An act amending chapter 541, Laws of 1916, relative to collection of taxes and assessments by sale and to

advertisement of notice of sale, in Nassau county. Read once and referred to Committee on Internal Affairs; March 23, reported amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 341), ordered to third reading; passed; April 6, to Governor; April 21, approved, being chapter 265.

McWHINNEY. Introductory No. 1327; printed No. A. 1514; entitled: An act amending subdivision 2, section 359, Tax Law, by exempting from income tax whole or part of principal, not exceeding \$50,000, of loans secured under mortgage, trust mortgage or otherwise, solely by real property in this State, and upon bonds or other indebtedness certificates secured by or issued against such mortgages. Read once and referred to Committee on Taxation and Retrenchment; March 30, reported adversely.

McWHINNEY. Introductory No. 1335; printed Nos. A. 1522, 1645; entitled: An act adding new subdivision 3, section 193, Education Law, fixing fees of printer for publishing notices and reports under Education Law, such notices to be posted if newspapers refuse to print at the rates and for the fees prescribed. Read once and referred to Committee on Public Education; March 24, amended and recommitted; March 31, reported to second reading; April 1, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 384), substituted for S. 996 on third reading; passed; April 9, to Governor; April 21, approved, being chapter 284.

McWIIINNEY. Introductory No. 1373; printed No. A. 1580; entitled: An act adding new section 247-a, County Law, by permitting clerks in county offices, required to execute a bond, to purchase a surety bond, the cost of which shall be a county charge. Read once and referred to Committee on Internal Affairs.

McWIIINNEY. Introductory No. 1391; printed No. A. 1607; entitled: An act adding new subdivision 18-a, section 89, Village Law, permitting trustees to purchase or lease lands for establishment of and maintenance of public hack stand. Read once and

referred to Committee on Villages; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 383), substituted for S. 1073 on third reading; passed; April 9, to Governor; May 2, approved, being chapter 465.

McWHINNEY. Introductory No. 1407; printed Nos. A. 1640, 1899; entitled: An act amending section 188-a, Village Law, by providing that chief of police and police lieutenants in first class villages shall be appointed by village president. There are other provisions. Read once and referred to Committee on Villages; April 5, reported amended to second reading; April 11, ordered to third reading; April 15, stricken from calendar.

McWHINNEY. Introductory No. 1425; printed No. A. 1663; entitled: An act amending section 269-j, Highway Law, relative to repair of county line bridges in certain counties adjoining a first class city. Read once and referred to Committee on Internal Affairs; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13 in Senate (Rec. No. 438), ordered to third reading; April 14, passed: April 15, to Governor; May 4, approved, being chapter 558.

McWHINNEY. Introductory No. 1448; printed No. A. 1731; entitled: An act amending section 464, Education Law. by making the provision against acquisition of certain property without owner's consent apply to property outside a city or village of more than 7,000. Read once and referred to Committee on Public Education.

McWHINNEY. Introductory No. 1449; printed Nos. A. 1732, 2049; entitled: An act adding new article 20-C, Education Law, creating a central dental committee for Nassau county for treatment and instruction in oral hygiene and dental prophylaxis in the schools. Read once and referred to Committee on Ways and Means; April 12, amended and recommitted.

McWHINNEY. Introductory No. 1450; printed No. A. 1733; entitled: An act adding new section 34-a, Tax Law, providing for reassessment of mapped lots illegally assessed. Read

once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 6, ordered to third reading; April 11, stricken from calendar.

McWHINNEY. Introductory No. 1477; printed No. A. 1808; entitled: An act amending section 62, Highway Law, relative to expenditures for sidewalks, by providing that section shall not apply to towns in a county of not more than 250,000 adjoining New York City. Read once and referred to Committee on Internal Affairs; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 439), ordered to third reading; April 14, passed; April 15, to Governor; May 6, approved, being chapter 637.

McWHINNEY. Introductory No. 1492; printed Nos. A. 1844, 1971; entitled: An act amending section 9, Civil Service Law, by including in unclassified service examiners in public schools or normal colleges. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision; April 16, lost.

McWHINNEY. Introductory No. 1575; printed Nos. A. 2001, 2023; entitled: An act amending subdivision 1-a, section 2231, Civil Code, by providing that four months before the expiration of the lease, the landlord must notify the tenant offering to renew the lease at old rental, and tenant must serve notice at least 30 days before expiration of term of written notice accepting such renewal for a term of one year. Read once and referred to Committee on Codes; April 11, amended and recommitted.

McWHINNEY. Introductory No. 1576; printed Nos. A. 2002, 2024; entitled: An act amending chapter 136, Laws of 1920, relative to defenses in action for rent. It provides among other things that a tenant who has paid three successive monthly installments of rent which have accrued after term has commenced, cannot then set up defense, that rent is unjust. There are other provisions. Read once and referred to Committee on Codes: April 11, amended and recommitted.

McWHINNEY. Introductory No. 1577; printed Nos. A. 2003, 2025; entitled: An act amending section 1531, Civil Code, relative to actions to recover possession of real property, by providing among other things that no action shall be maintainable by a landlord against a tenant and relative to act to recover premises which in good faith have been sold to co-operative ownership corporations. Read once and referred to Committee on Codes; April 11, amended and recommitted.

McWHINNEY. Introductory No. 1578; printed No. A. 2004, 2026; entitled: An act amending paragraph 4, subdivision c, section 5, New York Municipal Court Code, providing for an additional justice in fourth municipal court district, Brooklyn. Read once and referred to Committee on Codes; April 11, amended and recommitted.

McWHINNEY. Introductory No. 1579; printed No. A. 2005; entitled: An act amending paragraph 7, subdivision b, section 5, New York City Municipal Court Code, by creating a new district in the 10th from part of the old 7th, and providing for election of additional justice. Read once and referred to Committee on Codes.

McWHINNEY. Introductory No. 1580; printed No. A. 2006; entitled: An act adding new section 4-a, New York City Municipal Court Code, authorizing Appellate Division, first department, to appoint not more than 15 persons as referees in municipal courts in Manhattan and Bronx, Appellate Division, 2nd department to appoint not more than 10 referees for Kings, Queens and Richmond. Read once and referred to Committee on Codes.

MoWHINNEY. Introductory No. 1581; printed No. A. 2007; entitled: An act amending subdivision 2-a, section 2231, Civil Code, relative to default in payment of rent by providing that all provisions of chapter 136 of Laws of 1920 shall apply to proceedings brought under this subdivision so far as applicable and not in conflict with such provisions and other provisions of

law governing summary proceedings. Read once and referred to Committee on Codes.

MEAD. Introductory No. 50; printed Nos. A. 50, 371; entitled: An act amending charter of Middletown by increasing from \$80,000 to \$150,000 the sum which can be raised annually for meeting general expenses of the city. Read once and referred to Committee on Cities; January 26, reported to second reading; January 27, ordered to third reading; amended in revision; February 2, passed; February 3, in Senate (Rec. No. 3), referred to Committee on Cities; February 9, committee discharged; substituted for S. 14 on third reading; February 14, passed; February 15, to Mayor; March 2, returned, accepted; to Governor; March 9, approved, being chapter 56.

MEAD. Introductory No. 51; printed No. A. 51; entitled: An act amending chapter 83, Laws of 1901, relative to improving highways in Orange county, by increasing from \$1,000,000 to \$1,500,000 the aggregate amount of bonds for such purposes and eliminating provision for interest at rate not exceeding 5 per cent. Read once and referred to Committee on Internal Affairs; February 2, reported to second reading; February 3, ordered to third reading; February 14, in Senate (Rec. No. 10), ordered to third reading; February 16, passed; February 17, to Governor; February 24, approved, being chapter 9.

MEAD. Introductory No. 239; printed No. A. 241; entitled: An act amending section 200, Highway Law, relative to limitation of width upon laying out highways, by providing that town superintendents may lay out an extension or continuation of a width of less than three rods, instead of "not less than three rods." Read once and referred to Committee on Internal Affairs; February 2, reported to second reading; February 3, ordered to third reading; February 14, in Senate (Rec. No. 11), ordered to third reading; February 16, passed; February 17, to Governor; February 24, approved, being chapter 10.

- MEAD. Introductory No. 501; printed No. A. 514; entitled: An act amending Port Jervis city charter by striking out limitation on city tax levy for certain purposes and striking out provision that street railways shall pay cost of street improvements between tracks and two feet outside. Read once and referred to Committee on Cities.
- MEAD. Introductory No. 613; printed No. A. 647; entitled: An act amending chapter 755, Laws of 1868, by increasing amount of capital stock of Port Jervis Water Works Company. Read once and referred to Committee on Judiciary; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 28, in Senate (Rec. No. 52), referred to Committee on Judiciary; March 15, committee discharged; substituted for S. Int. No. 399 on third reading; March 16, passed; to Governor; March 28, approved, being chapter 122.
- MEAD. Introductory No. 730; printed Nos. A. 777, 1127, 1589, 1908, 2013, 2069; entitled: An act amending section 54-a, Railroad Law, relative to engine crews. Read once and referred to Committee on Railroads; March 2, amended and recommitted; March 21, amended and recommitted; April 5, reported, amended to second reading; April 9, amended; April 12, ordered to third reading; April 14, amended in revision.
- MEAD. Introductory No. 916; printed No. A. 1001; entitled: An act appropriating \$50,000 for erecting a State armory in village of Warwick. Read once and referred to Committee on Ways and Means.
- MEAD. Introductory No. 1002; printed No. A. 1090; entitled: An act amending Port Jervis charter by increasing maximum amount of annual city tax levy. Read once and referred to Committee on Cities.
- MEAD. Introductory No. 1003; printed No. A. 1091; entitled: An act amending Port Jervis charter by striking out the provision requiring street railway companies to pay expense of

paving between its tracks and two feet outside. Read once and referred to Committee on Cities; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 388), substituted for S. 680 on third reading; passed; April 11, to Mayor; April 20, returned, accepted; to Governor; May 3, approved, being chapter 523.

MEAD. Introductory No. 1252; printed No. A. 1394; entitled: An act appropriating \$15,000 for New York State Veterinary College for eastern portion of State, at New York University. Read once and referred to Committee on Ways and Means; April 14, reported, and ordered to third reading; passed; in Senate (Rec. No. 378), referred to Committee on Finance.

MERRIGAN. Introductory No. 126; printed No. A. 126; entitled: An act amending section 32, General Business Law, by providing for the issuance of licenses to soldiers, sailors and marines to conduct a hacking business. Read once and referred to Committee on Judiciary.

MERRIGAN. Introductory No. 308; printed Nos. A. 309, 929; entitled: An act proposing amendment to section 10, article 8, Constitution, by permitting any municipality to give money or property or loan money or credit to provide a building for meeting place for the Grand Army of the Republic, United Spanish War Veterans, American Legion and other organizations composed of veterans. Read once and referred to Committee on Judiciary; February 23, reported amended, and recommitted.

MERRIGAN. Introductory No. 413; printed Nos. A. 422, 927; entitled: An act adding new section 382, Penal Law, making it a misdemeanor for any one to offer to any professional baseball player or for such player to solicit or accept any valuable thing with intent to influence him to try to less a baseball game, Read once and referred to Committee on Codes; February 23, reported amended to second reading; March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 105), referred to Committee on Codes.

MERRIGAN. Introductory No. 614; printed No. A. 648; entitled: An act amending sections 36, 55, 58, Election Law, by providing that the State committee shall be constituted by election from each assembly district of two members from each district instead of one as at present. Read once and referred to Committee on Judiciary; April 15, motion to discharge committee lost.

MERRIGAN. Introductory No. 654; printed No. A. 690; entitled: An act amending section 3 and adding new section 235, Second Class Cities Law, by permitting any city of more than 105,000 and less than 120,000 (Albany) to acquire, maintain and operate municipal bus lines. The board of estimate is to determine whether such lines are for public interest. Read once and referred to Committee on Cities.

MERRIGAN. Introductory No. 672; printed No. A. 710; entitled: An act adding new section 30-b, Civil Service Law, by providing that inspectors of carpenter work employed by State, county, city or town shall have had at least three years' practical experience in carpenter work and construction and shall not be required to have technical knowledge as engineers, architects or draftsmen unless other duties require such knowledge. Read once and referred to Committee on Judiciary.

MERRIGAN. Introductory No. 673; printed No. A. 711; entitled: An act amending section 43, General Business Law, by providing for reports to the police by pawnbrokers or second-hand dealers obtaining or purchasing mechanics' tools. Read once and referred to Committee on Judiciary.

MERRIGAN. Introductory No. 917; printed No. A. 1002; entitled: An act adding new article 9-B, Conservation Law, by authorizing Commission to acquire and utilize waters within the State and boundary waters appropriate for power purposes; to develop water power therefrom; to generate electrical current, power and energy; to acquire same by lease or purchase and transmit, sell or lease same to municipalities and inhabitants.

Read once and referred to Committee on Ways and Means; April 15, motion to discharge committee lost.

MERRIGAN. Introductory No. 1069; printed No. A. 1190; entitled: An act amending section 245, Military Law, by providing for salary increases and promotion of civil service employees absent on military duty and authorizing appropriation therefor. Read once and referred to Committee on Ways and Means; April 14, reported, and ordered to third reading; passed: in Senate (Rec. No. 538), ordered to third reading, and referred to Committee on Military Affairs.

MILLER. Introductory No. 154; printed No. A. 154; entitled: An act amending chapter 37, Laws of 1847, relative to powers of trustees of village of Alexander, relative to street lighting. Read once and referred to Committee on Villages; February 2, reported to second reading; February 3, ordered to third reading; February 9, passed; February 14, in Senate (Rec. No. 12), substituted for S. 35 on third reading; February 15, to Governor; February 17, approved, being chapter 6.

MILLER. Introductory No. 394; printed No. A. 397; entitled: An act repealing chapter 20, Laws of 1909, constituting chapter 15 of the Consolidated Laws, known as the Drainage Law. Read once and referred to Committee on Agriculture.

MILLER. Introductory No. 550; printed No. A. 570; entitled: An act adding new section 322, Agricultural Law, providing that certificates of registry of pure bred domestic animals issued by recognized organizations shall be received in evidence. Read once and referred to Committee on Agriculture; February 23, reported to second reading; February 24, ordered to third reading; March 1, stricken from calendar.

MILLER. Introductory No. 765; printed No. A. 818; entitled: An act appropriating \$16,000 to provide for certain work by State Highway Department in Tonawanda creek, to prevent damage by floods to a certain street in Batavia, which is obligated to spend \$16,000. Read once and referred to Committee on Ways and Means.

MILLER. Introductory No. 1082; printed No. A. 1203; entitled: An act amending section 4, Surrogate Court Act, by permitting a surrogate to act as counsel or attorney in certain actions in courts other than his own. Read once and referred to Committee on Judiciary.

MILLER. Introductory No. 1083; printed No. A. 1204; entitled: An act amending section 2474, Civil Code, by permitting a surrogate who is allowed to practice law in courts other than his own, to act in such other courts as counsel or attorney for either party in action brought by an executor or administrator to recover damages for wrongful act by which a decedent's death was caused. Read once and referred to Committee on Codes.

MILLER. Introductory No. 1084; printed No. A. 1205; entitled: An act amending generally the charter of Batavia. Read once and referred to Committee on Codes; March 30, reported to second reading; March 31, ordered to third reading; April 7, passed; April 8, in Senate (Rec. No. 417), substituted for S. 775 on third reading; passed; April 11, to Mayor; April 22, returned, accepted; to Governor; May 10, approved, being chapter 678.

MILLER. Introductory No. 1253; printed Nos. A. 1395, 1623; entitled: An act amending section 494, Conservation Law, and repealing the Drainage Law, relative to drainage improvements. Read once and referred to Committee on Conservation; March 23, reported amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 342), referred to Committee on Conservation; April 7, committee discharged; substituted for S. 903 on third reading; passed; April 9, to Governor; May 3, approved, being chapter 497.

MILLER. Introductory No. 1301; printed Nos. A. 1467, 2067; entitled: An act adding new sections 312 to 315, General Business Law, prescribing a standard and regulating sale of gasoline for power purposes. Read once and referred to Committee on General Laws; April 13, reported amended to second reading; April 16, recommitted.

MILLER. Introductory No. 1404; printed No. A. 1637; entitled: An act adding new section 57, State Finance Law, providing that on audit of Comptroller, amounts of all checks or drafts on bank accounts of any funds of State which have not been paid and have been outstanding for more than three years, shall be paid into State treasury to credit of general fund. Read once and referred to Committee on Ways and Means.

MOORE, J. G. Introductory No. 675; printed Nos. A. 713, 1792, 1986; entitled: An act amending sections 380, 382, 389, 392, 393, 414, 428, Real Property Law, relative to registering title to real property. Read once and referred to Committee on Judiciary; March 30, reported amended and recommitted; April 5, reported to second reading; April 6, ordered to third reading; April 8, amended in revision; April 13, passed; in Senate (Rec. No. 489), ordered to third reading, and referred to Committee on Taxation and Retrenchment; April 14, committee discharged; referred to Committee on Judiciary.

MOORE, J. G. Introductory No. 1362; printed No. A. 1500; entitled: An act amending chapter 415, Laws of 1913, relative to accountants employed by State Commission for the Blind and to schools and workshops. Read once and referred to Committee on Ways and Means; April 5, reported to second reading; April 6, ordered to third reading; April 12, stricken from calendar.

MOORE, J. G. Introductory No. 1557; printed No. A. 1959; entitled "An act adding new section 230-a, Lien Law, relative to chattel mortgages on stocks of merchandise. Read once and referred to Committee on Judiciary; April 13, reported and ordered to third reading; passed; in Senate (Rec. No. 488), ordered to third reading, and referred to Committee on Judiciary; April 16, reported and restored to third reading; passed; April 18, to Governor; May 2, approved, being chapter 462.

MOORE, T. C. Introductory No. 52; printed No. A. 52, 1115; entitled: An act adding new section 958, Penal Law, pro-

hibiting the use on vehicles other than those used by the United States, State or a city or an official thereof, of the device of arms of the State or other representations. Read once and referred to the Committee on Codes; March 2, reported amended to second reading; March 7, ordered to third reading; March 14, passed; March 15, in Senate (Rec. No. 144), referred to Committee on Codes; March 23, reported to Committee of the Whole; April 4, ordered to third reading; April 6, passed; April 7, to Governor; April 20, approved, being chapter 224.

- MOORE, T. C. Introductory No. 150; printed No. A. 150; entitled: An act amending Mount Vernon charter by limiting outstanding debts of city to a sum equal to 7 per cent of aggregate valuation of real property. Read once and referred to Committee on Cities.
- MOORE, T. C. Introductory No. 309; printed No. A. 310; entitled: An act adding new section 931-a, Penal Law, making it a misdemeanor to use unlawfully any device or false representation to cause another to believe that he is a public official or employee vested with power in relation to matter or thing in connection with which false impression is created. Read once and referred to Committee on Codes.
- MOORE, T. C. Introductory No. 342; printed No. A. 343; entitled: An act amending chapter 550, Laws of 1911, by increasing from \$120,000 to \$200,000 amount of bonds for meeting expense of eliminating grade crossings in Mount Vernon, and making interest rate not to exceed 6 per cent. Read once and referred to Committee on Codes.
- MOORE, T. C. Introductory No. 343; printed No. A. 344; entitled: An act amending chapter 361, Laws of 1909, relative to repaying of streets in Mount Vernon by authorizing increase in bond issue therefor from \$300,000 to \$600,000. Read once and referred to Committee on Citics.
- MOORE, T. C. Introductory No. 543; printed No. A. 563; entitled: An act amending chapter 485, Laws of 1903, by changing

name of Firemen's Benevolent Fund Association of New Rochelle, N. Y., to that of The Exempt Firemen's Association of the City of New Rochelle, N. Y. Read once and referred to Committee on General Laws; March 2, reported to second reading; March 3, ordered to third reading; March 14, in Senate (Rec. No. 137), substituted for S. 585 in Committee of the Whole; ordered to third reading; March 15, passed; March 16, to Governor; March 18, approved, being chapter 105.

MOORE, T. C. Introductory No. 593; printed No. A. 621: entitled: An act amending section 320, Town Law, by empowering any town of over 5,000 or any towns adjoining a first class city to acquire by purchase or condemnation land for and to construct a garbage disposal plant, and making other provisions. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 78), referred to Committee on Internal Affairs; March 18, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 1, approved, being chapter 145.

MOORE, T. C. Introductory No. 594; printed Nos. A. 622, 931; entitled: An act amending section 243, Town Law, relative to maintenance of sewer system in sewer districts. Read once and referred to Committee on Internal Affairs; February 23, reported amended to second reading; March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 106), referred to Committee on Internal Affairs; March 18. reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 1. approved, being chapter 144.

MOORE, T. C. Introductory No. 597; printed No. A. 625: entitled: An act adding new section 256, Town Law, for establishing sidewalk districts in any town of a county of more than 300,000, adjoining New York City. Read once and referred to Committee on Internal Affairs; March 2, reported to second

reading; March 3, ordered to third reading; March 8, passed; March 14, in Senate (Rec. No. 138), referred to Committee on Internal Affairs; March 18, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 8, recalled from Governor.

MOORE, T. C. Introductory No. 766; printed No. A. 819; entitled: An act amending chapter 311, Laws of 1916, by increasing from \$70,000 to \$200,000 amount of bonds which Mt. Vernon may issue for repaving Columbus avenue. Read once and referred to Committee on Cities; March 3, reported to second reading; March 4, ordered to third reading; March 9, stricken from calendar.

MOORE, T. C. Introductory No. 767; printed Nos. A. 820, 1349; entitled: An act amending chapter 176, Laws of 1905, by increasing from \$200,000 to \$300,000 amount of bonds which Mount Vernon may issue for paying one-third of cost of street paving or grading. Read once and referred to Committee on Cities; March 3, reported to second reading; March 4, ordered to third reading; March 7, amended in revision; March 15, stricken from calendar.

MOORE, T. C. Introductory No. 856, printed No. A. 914; entitled: An act amending section 931, Penal Law, by making it a misdemeanor to wilfully wear device of arms of State or any subdivisions or any imitation thereof or any device purporting to empower a person to represent the United States, State or political subdivision with intent to injure or defraud or to secure any special privilege. Read once and referred to Committee on Codes; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 14, in Senate (Rec. No. 139), referred to Committee on Codes; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 8, to Governor; April 20, approved, being chapter 257.

MOORE, T. C. Introductory No. 922; printed No. A. 1007; entitled: An act amending subdivision 2, section 299, Election

Law, by making compulsory use of school houses or other public buildings as registration and polling places if they are so situated as to be convenient to electors residing in district. Read once and referred to Committee on Public Education; March 10, reported to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate, referred to Committee on Public Education; April 12, reported and ordered to third reading; April 14, passed; April 15, to Governor; April 22, approved, being chapter 319.

MOORE, T. C. Introductory No. 962; printed Nos. A.1049, 1351; entitled: An act adding new section 20-c to 20-h, Public Health Law, so as to provide for residents of rural districts, for industrial workers and all others who cannot secure them, adequate and scientific medical and surgical treatment, hospitals and dispensary facilities and nursing care; to assist local medical practitioners by providing laboratory and consultative service, to authorize a county or city to create one or more health centers, to provide State aid and appropriating \$25,000. Read once and referred to Committee on Public Health; March 7, amended and recommitted; March 23, reference changed to Committee on Ways and Means.

MOORE, T. C. Introductory No. 1004; printed Nos. A. 1092, 1533; entitled: An act amending section 620, Education Law, by requiring public school authorities to provide a course of study in use of ballot and ballot box. Read once and referred to Committee on Public Education; Reported, amended to second reading; March 22, ordered to third reading; March 28, passed; March 29, in Senate (Rec. No. 268), referred to Committee on Public Education; April 7, reported and referred to Committee on Finance; April 13, reported and referred to Committee on Public Education; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 13, vetoed.

MOORE, T. C. Introductory No. 1047; printed Nos. A. 1159, 1972; concurrent resolution proposing amendment to section 6, article 3, Constitution, by increasing from \$1,500 to \$3,000

annual salary of each member of Legislature. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision.

MOORE, T. C. Introductory No. 1048; printed Nos. A, 1160, 1780, 2015; entitled: An act amending generally the charter of New Rochelle. Read once and referred to Committee on Cities; March 30, reported amended to second reading; April 5, ordered to third reading; April 12, amended in revision; April 15, passed; in Senate (Rec. No. 548), ordered to third reading; passed; April 19, to Mayor; May 2, returned accepted; to Governor; May 6, approved, being chapter 596.

MOORE, T. C. Introductory No. 1070 printed Nos. A. 1191, 1685, 1897; entitled: An act amending chapter 268, Laws of 1904, relative to police pension fund of New Rochelle. Read once and referred to Committee on Cities; March 24, reported amended to second reading March 29, ordered to third reading; April 5, amended in revision; April 12, passed; April 13, in Senate (Rec. No. 490), ordered to third reading and referred to Committee on Cities; April 14, reported and restored to third reading; April 15, passed; April 19, to Mayor; May 2, returned, accepted; to Governor; May 7, approved, being chapter 651.

MOORE, T. C. Introductory No. 1187; printed Nos. A. 1311, 1681, 1767; entitled: An act amending section 1543-c, Greater New York Charter, by providing for reinstatement of any former member of uniformed police force who resigned without charges pending prior to January 1, 1913, if he be less than 41 years of age, instead of 35, as at present. Read once and referred to Committee on Cities; March 24, reported amended to second reading; March 29, ordered to third reading; March 31, amended in revision; April 7, passed; in Senate (Rec. No. 413), referred to Committee on Cities.

MOORE, T. C. Introductory No. 1383; printed No. A. 1593; entitled: An act adding new subdivision 30, section 89, Village

Law, empowering boards of trustees to establish building lines and to regulate character and location of buildings. Read once and referred to Committee on Villages; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 389), referred to Committee on Villages; April 12, reported and ordered to third reading; April 14, passed; April 15, to Governor; May 2, approved, being chapter 464.

MORAN. Introductory No. 484; printed No. A. 494; entitled: An act amending section 232, County Law, by increasing from \$2,400 to \$3,600 salary of Lewis county judge and surrogate. Read once and referred to Committee on Judiciary; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 30), referred to Committee on Internal Affairs; February 23, reported to Committee of the Whole; March 2, ordered to third reading; March 3, passed; March 4, to Governor; March 4, approved, being chapter 33.

MORAN. Introductory No. 688; printed Nos. A. 726, 1168, S. 1869; entitled: An act amending subdivision 2, section 113, Real Property Law, and subdivision 2, section 12, Personal Property Law, relative to gifts, grants or devises for educational uses. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 2, amended; March 9, passed; March 10, in Senate (Rec. No. 133), referred to Committee on Judiciary; April 15, reported amended; ordered to third reading.

MORAN. Introductory No. 837; printed No. A. 895; entitled: An act appropriating \$35,000 for a bridge over Black River canal at Main street, village of Port Leyden. Read once and referred to Committee on Ways and Means.

MORAN. Introductory No. 1531; printed No. A. 1893; entitled: An act adding new section 322, Agricultural Law. authorizing owner of domestic animals to adopt design for brand-

ing and tagging them and filing same in county clerk's office. Read once and referred to Committee on Agriculture.

MORRISSEY. Introductory No. 53; printed No. A. 53; entitled: An act reappropriating \$753,965.41 and appropriating \$400,000 for acquisition of Congress street bridge between Albany and Rensselaer counties. Read once and referred to Committee on Ways and Means.

MORRISSEY. Introductory No. 381; printed No. A. 384; entitled: An act authorizing Court of Claims to determine claim of Lewis P. Maxim against State for injuries sustained on State highway in town of Brunswick, Rensselaer county. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 215), referred to Committee on Judiciary; April 6, reported and ordered to third reading; April 13, passed; April 14, to Governor; May 13, vetoed.

MORRISSEY. Introductory No. 479; printed Nos. A. 489, 1900; entitled: An act amending chapter 563, Laws of 1916, relative to improvement of the river and dock front of Troy. A bond issue of \$950,000 is authorized. Read once and referred to Committee on Cities; April 5, reported amended to second reading; April 11, ordered to third reading; April 15, stricken from calendar.

MORRISSEY. Introductory No. 615; printed No. A. 649; entitled: An act amending section 38, General Corporation Law, relative to revival of corporate existence. Read once and referred to Committee on Judiciary.

MORRISSEY. Introductory No. 944; printed No. A. 1029; entitled: An act authorizing Commissioners of Land Office to grant to Troy State's interest in certain lands under waters of Hudson river for purpose of public streets. Read once and referred to Committee on Ways and Means; March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

MORRISSEY. Introductory No. 1209; printed No. A. 1333; entitled: An act authorizing Exempt Volunteer Firemen's Associations, Inc., of Troy, to collect 2 per cent tax on the business of foreign fire insurance companies and providing for its disposition. Read once and referred to Committee on Cities; April 5, reported to second reading; April 6, ordered to third reading; April 12, stricken from calendar.

MORRISSEY. Introductory No. 1210; printed No. A. 1334; entitled: An act repealing chapter 193, Laws of 1880, which incorporated the Board of Trustees of Troy City Fire Department. Read once and referred to Committee on Cities; April 5, reported to second reading; April 6, ordered to third reading; April 11, stricken from calendar.

MORRISSEY. Introductory No. 1211; printed No. A. 1335: entitled: An act authorizing the Rensselaer county treasurer to correct his books by deducting from amount standing to credit of maintenance fund of State armory at Troy the sum of \$4,489.26. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March 30, ordered to third reading; April 6, stricken from calendar.

MORRISSEY. Introductory No. 1340; printed No. A. 1527; entitled: An act amending chapter 164, Laws of 1861, by permitting the Children's Home Society to conduct a clinic and dispensary for sick children in Troy. Read once and referred to Committee on Judiciary; March 24, reported to second reading: March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 308), substituted for S. 1001 on third reading; passed; April 6, to Governor; April 21, approved, being chapter 264.

MOSES. Introductory No. 382; printed Nos. A. 385, 1714, 1855; entitled: An act amending chapter 506, Laws of 1918, relative to protection of public beaches on the Atlantic ocean, to the use of such beaches by the public, and making other provisions. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 25,

ordered to third reading; March 28, amended in revision; March 31, amended; April 7, stricken from calendar.

MOSES. Introductory No. 918; printed No. A. 1003; entitled: An act adding new section 671, Penal Law, prohibiting solicitation or receipts by any public service corporation of any subscription to its capital stock or any purchase of its bonds or notes as a consideration for furnishing service or supplying equipment, etc. Read once and referred to Committee on Codes.

MOSES. Introductory No. 1031; printed No. A. 1143; entitled: An act providing for indexing and reindexing conveyances, mortgages and other instruments relating to lands and liens thereon in New York, Queens and Richmond counties. Read once and referred to Committee on Judiciary.

MOSES. Introductory No. 1254; printed No. A. 1396; entitled: An act adding new section 177-a, Conservation Law, prohibiting use of otter trawls or beam trawls. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 6, stricken from calendar.

MOSES. Introductory No. 1328; printed No. A. 1515; entitled: An act adding new section 23-a, Public Service Commissions Law, requiring gas, electric light, steam and water corporations to furnish duplicate of meter reading each month, to person responsible for payment of bill. Read once and referred to Committee on Electricity, Gas and Water Supply.

MULLEN. Introductory No. 214; printed No. A. 216; entitled: An act amending section 334, Real Property Law, by providing that all maps to be filed shall, when practicable, be of a standard size of 19 by 24 inches. Read once and referred to Committee on Judiciary.

MULLEN. Introductory No. 595; printed No. A. 623; entitled: An act amending section 388, Real Property Law, relative to petition for appointment of guardian ad litem in action

to register title to real property. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 496), referred to Committee on Judiciary; April 14, committee discharged; ordered to third reading; passed; April 15, to Governor; May 13, vetoed.

MULLEN. Introductory No. 596; printed No. A. 624; entitled: An act amending section 385, Real Property Law, relative to notice of hearing in action to register title to real property. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 245), ordered to third reading; passed; March 25, to Governor; April 8, vetoed.

MULLEN. Introductory No. 657; printed No. A. 693; entitled: An act adding new article 15-b, County Law, relative to office of Kings county register. Read once and referred to Committee on Internal Affairs.

MULLEN. Introductory No. 716; printed No. 763; entitled: An act amending section 612-b, Greater New York Charter, by authorizing park commissioner of Brooklyn to permit use of any kind of vehicle on part of Ocean boulevard within borough and to approve type of surface pavement for any part thereof as he may deem proper. Read once and referred to Committee on Cities.

MULLEN. Introductory No. 838; printed No. A. 896; entitled: An act amending sections 321 to 323, Real Property Law, relative to recording discharge of mortgages. Read once and referred to Committee on Judiciary.

MULLEN. Introductory No. 839; printed No. A. 897; entitled: An act amending section 5, New York City Municipal Court Code, by creating an additional municipal court district and justice in Brooklyn. Read once and referred to Committee on Codes.

MULLEN. Introductory No. 1451; printed No. A. 1734; entitled: An act amending section 381, Real Property Law, relative to survey, map or plan to be filed in an action to register title to real property. Read once and referred to Committee on Judiciary.

MULLEN. Introductory No. 1454; printed No. A. 1737; entitled: An act providing for indexing or reindexing of conveyances, mortgages and other instruments relating to lands and liens thereon in office of Kings county register and requiring commissioner of records to furnish data in connection therewith. Read once and referred to Committee on Internal Affairs.

NEARY. Introductory No. 215; printed No. A. 217; entitled: An act creating the New York Charter Commission of 18 members, seven appointed by Governor, three by President of Senate, five by Speaker of Assembly and three by New York City mayor. Counsel required to conduct investigation shall be furnished by Attorney-General. Counsel to aid in drafting report and proposed legislation may be employed by commission. It shall investigate all departments and offices of the city government, suggest legislation and in its discretion report a revised charter. There is appropriated \$50,000. Read once and referred to Committee on Ways and Means.

NEARY. Introductory No. 216; printed No. A. 218; entitled: An act adding new subdivision 8-a, section 1425, Penal Law, making it a crime to enter upon the shore or beach owned by any person and used for bathing or other private purposes and, in violation of notice, to dig up such shore or beach between high or low mark for sand worms, fish bait or otherwise to disturb surface of beach without consent of owner or occupant. Read once and referred to Committee on Codes.

NEARY. Introductory No. 310; printed No. A. 311; entitled: An act adding new subdivision 4, section 1484, Penal Law, making it a misdemeanor for any person to fraudulently wear any badge, insignia, clasp, rosette or button issued by government of United States, New York State or foreign govern-

ment to which this country was allied in World war. Read once and referred to Committee on Codes; February 8, reported to second reading; February 9, ordered to third reading; February 14, passed; February 15, in Senate (Rec. No. 21), referred to Committee on Codes; March 17, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 1, approved, being chapter 143.

NEARY. Introductory No. 311; printed Nos. A. 312, 1364; entitled: An act adding new section 78-a, New York City Inferior Criminal Courts Act, by requiring filing of affidavits by police wherever charge is made under subdivision 4, section 887, Criminal Code, subdivision 2, section 1458 of Consolidation Act, or section 150, Tenement House Law. Read once and referred to Committee on Codes; March 2, reported to second reading; March 3, ordered to third reading; March 9, amended; March 16, passed; March 17, in Senate (Rec. No. 174), referred to Committee on Codes.

NEARY. Introductory No. 312; printed No. A. 313; entitled: An act amending subdivision 1, section 88, Judiciary Law, by providing that a person entitled to practice as an attorney at law may so practice as long as he remains a resident of State. Read once and referred to Committee on Judiciary.

NEARY. Introductory No. 313; printed No. A. 314; entitled: An act amending section 5, General Corporation Law, by requiring every corporation hereafter to file with county clerk where principal office is located, certificate of names and addresses of every officer, director or managing agent. Read once and referred to Committee on Judiciary.

NEARY. Introductory No 1032; printed Nos. A. 1144, 1682; entitled: An act amending subdivision 1, section 2, Tenement House Law, by providing that definition of "tenement house" shall not, until November 1, 1922, include two-family ridged-roofed houses, attic of which is occupied by a third family. Read once and referred to Committee on Cities; March 24,

reported amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 343), referred to Committee on Cities.

NEARY. Introductory No. 1178; printed No. A. 1302; entitled: An act authorizing New York City police commissioner to rehear charges against and reinstate John J. Heaney, former patrolman. Read once and referred to Committee on Cities; April 13, reported and ordered to third reading; passed; in Senate (Rec. No. 497), ordered to third reading and referred to Committee on Cities; April 14, reported and restored to third reading; April 15, passed; April 18, to Mayor; May 2, returned, not accepted.

NEARY. Introductory No. 1179; printed No. A. 1303; entitled: An act authorizing New York City police commissioner to rehear charges against and reinstate Thomas Crearey, former patrolman. Read once and referred to Committee on Cities; April 13, reported and ordered to third reading; passed; in Senate (Rec. No. 498), ordered to third reading, and referred to Committee on Cities; April 14, reported, and restored to third reading; April 15, passed; April 18, to Mayor; May 2, returned, not accepted.

NEARY. Introductory No. 1189; printed Nos. A. 1313, 2064; entitled: An act adding new section 16-a, General Corporation Law, requiring every domestic corporation to file in county clerk's office statement designating a person upon whom process against such corporation may be served. Read once and referred to Committee on Judiciary; April 13, reported, amended and recommitted.

NEARY. Introductory No. 1452; printed No. A. 1735; entitled: An act amending section 66, Transportation Corporation Law, by prohibiting gaslight corporations from charging for service in connection with the supply of gas. Read once and referred to Committee on Judiciary.

O'CONNOR. Introductory No. 177; printed Nos. A. 177, 1688; entitled: An act amending section 1226, Greater New York Charter, by permitting the exchange of laboratory products for products of other laboratories which the board of health may need for prevention of spread of disease; and permitting any municipality in Orange county to take a supply of water from any of the reservoirs or pipes of the Otisville sanitarium, owned by New York City. Read once and referred to Committee on Cities; March 24, reported amended to second reading; March 29, ordered to third reading; April 6, stricken from calendar.

O'CONNOR. Introductory No. 178; printed No. A. 178; entitled: An act amending section 1178, Greater New York Charter relative to declaration of imminent peril to the public health, whether or not from impending pestilence. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, stricken from calendar.

O'CONNOR. Introductory No. 840; printed Nos. A. 898, 1129; entitled: An act amending section 17, New York City Municipal Court Code, by providing that all actions against New York City must be brought in district where cause of action arose. Read once and referred to Committee on Codes; March 2, amended and recommitted.

O'CONNOR. Introductory No. 919; printed No. A. 1004; entitled: An act amending subdivision 3, section 118, New York City Municipal Court Code, by providing for return of jury fees to city comptroller instead of clerk of court. Read once and referred to Committee on Codes.

O'CONNOR. Introductory No. 920; printed Nos. A. 1005, 1857; entitled: An act adding new section 170-a, New York City Municipal Court Code, providing that no disbursements shall be taxed or allowed against tenant in a summary proceeding to recover possession of real property unless the court so direct and fix amount thereof; but amount shall not exceed sum prescribed by sections 169 and 170. Read once and referred to

Committee on Codes; March 30, reported to second reading; March 31, ordered to third reading; April 1, amended in revision; April 7, passed; April 8, in Senate (Rec. No. 412), referred to Committee on Codes.

O'CONNOR. Introductory No. 921; printed No. A. 1006; entitled: An act amending chapter 1006, Laws of 1895, relative to discontinuing and closing streets in New York City, so as to authorize an appeal to Court of Appeals by the city or any party aggrieved by order of Appellate Division. Read once and referred to Committee on Cities.

O'CONNOR. Introductory No. 1005; printed No. A. 1093; entitled: An act amending section 1438, Greater New York Charter, relative to method of acquiring title to real property for public purposes. The corporation counsel, instead of the comptroller, must present to justice upon taxation the certificate that items of cost, charges and expenses have been audited and examined by him. Read once and referred to Committee on Cities; April 15, reported, and ordered to third reading; passed; in Senate (Rec. No. 549), ordered to third reading; passed; April 18, to Mayor; April 30, returned, not accepted.

O'CONNOR. Introductory No. 1033; printed No. A. 1145; entitled: An act amending sections 18, 94, 149, Greater New York Charter, by increasing salary of mayor and comptroller from \$15,000 to \$25,000; of president of board of aldermen from \$5,000 to \$10,000; of vice-chairman of board and chairman of finance committee from \$4,000 to \$5,000; of majority and minority leaders from \$2,000 to \$5,000, and remaining aldermen from \$2,000 to \$3,000. Read once and referred to Committee on Cities.

O'CONNOR. Introductory No. 1287; printed No. A. 1450; entitled: An act amending chapter 1006, Laws of 1895, so as to provide for the acquisition by New York City of the fee title to lands within closed streets and also to provide that compensation to be made for damages caused by such closing and acqui-

sition by city shall be determined by Supreme Court without a jury. Read once and referred to Committee on Judiciary.

O'CONNOR. Introductory No. 1478; printed No. A. 1809; entitled: An act amending subdivision 4, section 3, Workmen's Compensation Law, by including in definition of "employee." a person who, during hours of his employment, is engaged in traveling to or from place of such employment. Read once and referred to Committee on Labor and Industries.

O'CONNOR. Introductory No. 1542; printed No. A. 1934; entitled: An act adding new subdivision 4, section 296, Tax Law, providing for refunds by towns, villages, cities or special districts, of taxes paid upon illegal, erroneous or unequal assessments. Read once and referred to Committee on Taxation and Retrenchment.

ORR. Introductory No. 537; printed No. A. 557; entitled: An act adding new sections 13-d to 13-j, General City Law, enabling cities to acquire lands and dwellings and for erection of dwellings to be sold or rented to inhabitants at cost. There is provision for a referendum. Read once and referred to Committee on Cities.

ORR. Introductory No. 768; printed No. A. 821; entitled: An act amending sections 11, 12, 13, 14, 16, 30, 34-d, 34-e, New York City Inferior Criminal Courts Act by providing for 23 justices of special sessions court to be elected, nine in Manhattan, seven in Brooklyn, two in Bronx, four in Queens and one in Richmond. Read once and referred to Committee on Codes.

ORR. Introductory No. 769; printed No. A. 822; entitled: An act amending sections 50 to 52, 60, 105, New York City Inferior Criminal Courts Act, by providing for the election of city magistrates for six-year term. There are other provisions. Read once and referred to Committee on Codes.

ORR. Introductory No. 796; printed No. A. 849; entitled: An act enacting the Social Insurance Law, establishing a system

of compulsory insurance for benefit of employees in case of old age, unemployment, death, sickness and accident, not covered by workmen's compensation; creating the health insurance commission and appropriating \$200,000. Read once and referred to Committee on Labor and Industries.

ORR. Introductory No. 1336; printed No. A. 1523; entitled: An act amending sections 3, 25, 29, 50, 54, and repealing section 100 and subdivisions 1 to 5, section 54, Workmen's Compensation Law, by compelling employers to insure in State insurance fund. Read once and referred to Committee on Judiciary.

PETTE. Introductory No. 54; printed No. A. 54; entitled: An act amending section 472, Greater New York Charter, by providing for condemnation by city, of waterworks property within city limits necessary for use of city in connection with its water supply. Read once and referred to Committee on Cities.

PETTE. Introductory No. 95; printed No. A. 95; entitled: An act authorizing Adjutant-General to issue arms and ammunition to posts of United Spanish War Veterans, Veterans of Foreign Wars of the United States and the American Legion. Read once and referred to Committee on Military Affairs; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 182), referred to Committee on Military Affairs; April 7, reported, and ordered to third reading; April 8, passed; April 9, to Governor; May 13, vetoed.

PETTE. Introductory No. 96; printed No. A. 96; entitled: An act amending section 2686, Civil Code, relative to proceedings to compel payment of funeral expenses. Read once and referred to Committee on Codes.

PETTE. Introductory No. 97; printed Nos. A. 97, 1495, 1779, 1943; entitled: An act amending section 2153, Penal Law, by striking out provision permitting barbering on Sunday in New York City and Saratoga Springs until 1 p. m. Read

once and referred to Committee on Codes; March 16, amended and recommitted; March 30, reported amended to second reading; April 5, ordered to third reading; April 6, amended in revision; April 13; passed; April 13, in Senate (Rec. No. 501), ordered to third reading, and referred to Committee on Codes.

PETTE. Introductory No. 127; printed No. A. 127; entitled: An act amending sections 50, 51, 52, 60, 105, New York City Inferior Criminal Courts Act, by providing for the election of the successors of the present city magistrates for six-year term; chief city magistrate shall be elected by board of city magistrates; each magistrate shall be a resident of the court district from which he is elected. Read once and referred to Committee on Codes.

PETTE. Introductory No. 179; printed Nos. A. 179, 1415, 1479; entitled: An act amending subdivision 3, section 1700, Greater New York Charter, relative to positions to which certain pension provisions are applicable, by including in definition of "city service" the officers and employees of all public libraries of the city. Read once and referred to Committee on Cities; March 10, reported amended to second reading; March 14, amended; March 18, ordered to third reading; March 28, passed; March 29, in Senate (Rec. No. 269), referred to Committee on Cities.

PETTE. Introductory No. 314; printed Nos. A. 315, 1374; entitled: An act adding new section 108-a, New York City Inferior Criminal Courts Act, requiring stenographers to furnish copies of proceedings to parties on payment of fee. Read once and referred to Committee on Codes; March 9, reported amended to second reading; March 14, ordered to third reading; March 21, stricken from calendar.

PETTE. Introductory No. 636; printed Nos. A. 672, 1174, 1376; entitled: An act making salary of Queens county district attorney \$12,000 a year, and relative to assistants and office staff. Read once and referred to Committee on Internal Affairs; March

2, amended and recommitted; March 9, reported amended to second reading; March 14, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 216), substituted for S. 341, on third reading; March 23, passed; March 25, to Governor, April 5, approved, being chapter 161.

PETTE. Introductory No. 923; printed Nos. A. 1008, 1692; entitled: An act amending section 258, Tax Law, by authorizing State Tax Commissioner to remit penalties where a mortgage of real property subject to tax has heretofore or hereafter been recorded in good faith and the county clerk or register has held such mortgage taxable at one amount and it shall later appear that it was taxable at a greater amount. Read once and referred to Committee on Taxation and Retrenchment; March 24, reported amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 344), referred to Committee on Taxation and Retrenchment; April 13, reported and ordered to third reading; April 14, passed; April 15, to Governor; May 3, approved, being chapter 532.

PETTE. Introductory No. 924; printed No. A. 1009; entitled: An act amending chapter 696, Laws of 1887, by authorizing exemption from assessments for water, of real estate owned by associations of honorably discharged soldiers, sailors or marines devoted to patriotic and charitable purposes, in New York city. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 160), referred to Committee on Cities; April 7, reported and ordered to third reading; April 8, passed; April 11, to Mayor; April 22, returned, accepted; to Governor; May 6, approved, being chapter 607.

PETTE. Introductory No. 1053; printed No. A. 1165; entitled: An act adding new subdivision 9, section 245, Military Law, appropriating \$25,000 for arrears in salaries of officers and employees of State or any political subdivision absent from service during military or naval duty. Read once and referred to Committee on Ways and Means.

PETTE. Introductory No. 1098; printed No. A. 1222; entitled: An act amending section 66, Transportation Corporations Law, by prohibiting the charge or collection of rent on electric light meters. Read once and referred to Committee on Electricity, Gas and Water.

PETTE. Introductory No. 1141; printed Nos. A. 1265, 1627; entitled: An act requiring the Long Island Railroad Company to climinate grade crossing at Bell avenue, Queensborough. Read once and referred to Committee on Railroads; March 23, amended and recommitted; April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 570), ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

PETTE. Introductory No. 1142; printed No. A. 1266; entitled: An act authorizing New York city police commissioner to relieve from service Cornelius B. Doherty as member of police force for permanent disability and to award him an annual pension. Read once and referred to Committee on Cities; March 30, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 405), referred to Committee on Cities; April 12, reported, and ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned, accepted; May 6, vetoed.

PETTE. Introductory No. 1143; printed No. A. 1267; entitled: An act adding new section 167-a, Greater New York Charter, by providing that annuity of a fireman or policeman retired by reason of injuries shall be increased in proportion to increases of pay granted to firemen and policemen in same grade who are in active duty. Read once and referred to Committee on Cities; March 30, reported to second reading; March 31. ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 390), referred to Committee on Cities.

PETTE. Introductory No. 1144; printed Nos. A. 1268, 1778, 2037; entitled: An act authorizing New York city police commissioner to increase pension to Charles M. Murphy. Read

once and referred to Committee on Cities; March 30, reported amended to second reading; April 5, ordered to third reading; April 11, amended; April 16, passed; in Senate (Rec. No. 571), ordered to third reading; passed; April 18, to Mayor; May 2, returned, not accepted.

PETTE. Introductory No. 1275; printed No. A. 1432; entitled: An act amending sections 103, 105, Executive Law, relative to filing certificates of notaries public in office of county register, and making other changes. Read once and referred to Committee on Judiciary; April 12, reported, and ordered to third reading; passed; April 13, in Senate (Rec. No. 499), ordered to third reading and referred to Committee on Judiciary.

PETTE. Introductory No. 1276; printed No. A. 1433; entitled: An act amending section 271, Banking Law, by requiring trustees of savings banks to pension officers or employees who have served the bank for thirty years or more, or shall have served for twenty years or more and have become physically or mentally incapacitated or who, after such period of service, shall have attained sixty years. Read once and referred to Committee on Banks.

PETTE. Introductory No. 1394; printed No. A. 1610; entitled: An act adding new section 986-a, Penal Law, relative to gambling, by providing that a person shall be guilty of bookmaking without writing if he shall solicit or make generally with the public bets or wagers, or accept same, or shall on same occasion make bets accompanied with delivery of the money so bet. Read once and referred to Committee on Codes; April 13, reported and ordered to third reading; passed; in Senate (Rec. No. 500), ordered to third reading, and referred to Committee on Codes.

PETTE. Introductory No. 1482; printed No. A. 1813; entitled: An act amending section 203, Public Health Law, relating to dental offices doing business under a title name. Read once and referred to Committee on Public Health.

PETTE. Introductory No. 1530; printed No. A. 1892; entitled: An act amending chapter 569, Laws of 1909, by providing that any excess of mineral water not used on the Saratoga Springs State reservation shall be available for transportation to various municipalities, such waters to be sold at drinking fountains at cost. Read once and referred to Committee on Ways and Means.

PORTER. Introductory No. 344; printed No. A. 345; entitled: An act amending section 480, Education Law, by striking out provision that in school districts having aggregate valuation of \$1,000,000 or more, no bonds shall be issued making the total bonded indebtedness exceed 10 per cent of valuation. Read once and referred to Committee on Public Education; February 17, reported to second reading; February 18, ordered to third reading; March 7, stricken from calendar.

PORTER. Introductory No. 963; printed No. A. 1050; entitled: An act extending time of completion of Champlain and Sanford Railroad. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 14, ordered to third reading; March 21, stricken from calendar.

PORTER. Introductory No. 1196; printed Nos. A. 1320, 1717; entitled: An act amending section 241-a and adding new section 237-a, Conservation Law, relative to taking great northern pike in Lakes Champlain and George. Read once and referred to Committee on Conservation; March 28, reported amended to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 393), substituted for S. 826 on third reading; passed; April 9, to Governor; April 21, approved, being chapter 279.

PORTER. Introductory No. 1295; printed No. A. 1461; entitled: An act appropriating \$58,715.17 for highway improvement purposes in Essex county, such sum being one-half of unexpended balance of county's share of moneys from second bond issue. Chapter 222, Laws of 1919, is repealed. Read once and

referred to Committee on Ways and Means; March 24, reported to second reading; March 28, ordered to third reading; April 4, stricken from calendar.

PORTER. Introductory No. 1299; printed No. A. 1465; entitled: An act amending subdivision 2, section 262, Agricultural Law, by providing that New York standard A grade apples shall be free from dirt, instead of "practically free" as at present. Read once and referred to Committee on Agriculture; March 31, reported to second reading; April 1, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 391), referred to Committee on Agriculture; April 8, reported and ordered to third reading; April 13, passed; April 14, to Governor; April 30, approved, being chapter 349.

PORTER. Introductory No. 1384; printed No. A. 1594; entitled: An act adding new section 288-b, Highway Law, authorizing highway commissioner on application of a town board to limit speed of motor vehicles on highways through unincorporated villages, hamlets and other thickly populated communities. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March 30, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 392), referred to Committee on Internal Affairs.

RAYHER. Introductory No. 102; printed Nos. A. 102, 631; entitled: An act amending section 51, Greater New York Charter, empowering the board of aldermen to license ticket speculators or other persons selling or offering for sale tickets of admission to any performance or exhibition in any theatre, concert hall, place of amusement or common show. Read once and referred to Committee on Cities; February 9, reported to second reading; February 10, ordered to third reading; February 11, amended in revision; February 16, passed; February 21, in Senate (Rec. No. 35), referred to Committee on Cities.

RAYHER. Introductory No. 529; printed No. A. 549; entitled: An act amending section 1340, Penal Law, by providing

that a malicious publication which in whole or part, exposes as a class those belonging to any race, religious denomination, sect or order to hatred, contempt, ridicule or obloquy, or causes any such class to be shunned, is a libel. Read once and referred to Committee on Codes.

RAYHER. Introductory No. 784; printed Nos. A. 837, 1017; entitled: An act amending section 98, Decedent Estate Law, relative to distribution of personal property, by providing that if deceased leave a mother and no father, child or descendant, the mother shall take one-half if there be a widow and the whole If deceased leave a father and mother if there be no widow. and no child or descendant, the father and mother shall each take one-quarter if there be a widow and one-half if there be no widow. Read once and referred to Committee on Judiciary: February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 79), referred to Committee on Judiciary; March 9, committee discharged; substituted for S. 565 on third reading; amended; March 16, passed; March 17, Assembly concurs; March 18, to Governor; March 28, approved, being chapter 126.

RAYHER. Introductory No. 925; printed Nos. A. 1019, 1494, 1856; entitled: An act adding new section 26-a, and amending section 28, Decedent Estate Law, relative to rights of surviving husband or wife in share of personal estate of the other. Read once and referred to Committee on Judiciary; March 16, amended and recommitted; March 30, reported to second reading; March 31, ordered to third reading; April 1, amended; April 7, passed; April 8, in Senate (Rec. No. 414), referred to Committee on Judiciary; April 14, reported, and ordered to third reading; April 16, passed; April 18, to Governor; May 13, vetoed.

RAYHER. Introductory No. 1073; printed No. A. 1194; entitled: An act adding new section 154, Labor Law, authorizing State Industrial Board to fix a minimum wage for women workers. Read once and referred to Committee on Labor and Industries.

RAYHER. Introductory No. 1159; printed No. A. 1283; entitled: An act amending chapter 686, Laws of 1899, relative to compensation of volunteer firemen of that portion of West-chester county annexed to New York City by chapter 934, Laws of 1895. Read once and referred to Committee on Cities; March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

RAYHER. Introductory No. 1376; printed No. A. 1583; cntitled: An act amending section 22-b, Civil Service Law, relative to restoration to their former employment, of certain persons, connected with Federal service during World war. Read once and referred to Committee on Judiciary; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 309), referred to Committee on Civil Service; April 7, reported, and ordered to third reading; April 8, passed; April 9, to Governor; May 7, approved, being chapter 652.

RAYHER. Introductory No. 1509; printed No. A. 1866; entitled: An act repealing subdivision 8, section 98, Decedent Estate Law, relative to distribution of personal property. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 12, stricken from calendar.

RAYHER. Introductory No. 1572; printed Nos. A. 1990, 2065; entitled: An act adding new section 3, Real Property Law, declaring to be a private nuisance any fence unnecessarily exceeding six feet in height erected which excludes light or air from adjoining property. Read once and referred to Committee on Judiciary; April 13, reported amended and recommitted.

REIBURN. Introductory No. 128; printed No. A. 128; entitled: An act amending sections 859, 861, Greater New York Charter, relative to wharfage and dockage rates. Read once and referred to Committee on Cities.

REIBURN. Introductory No. 129; printed No. A. 129; entitled: An act amending sections 383, 595, Greater New York

Charter, by devolving upon commissioner of plant and structures powers and duties of the Manhattan borough president relating to viaducts spanning Manhattan valley, and at 155th street and 42nd street. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15, stricken from calendar.

REIBURN. Introductory No. 350; printed No. A. 351; entitled: An act adding new section 142-a, New York Municipal Court Code, relative to supplementary proceedings in aid of excution, by providing that after return thereof judgment creditor may apply for order for examination of judgment debtor or third person. Read once and referred to Committee on Codes.

REIBURN. Introductory No. 383; printed No. A. 386; entitled: An act adding new article 11-a, County Law, providing for election of public defenders to defend without expense persons without means to employ counsel who have been indicted by grand jury or charged with commission of any crime. Read once and referred to Committee on Internal Affairs.

REIBURN. Introductory No. 616; printed No. A. 650; entitled: An act adding new sections 18, 359-a, and amending section 252, Tax Law, providing for exemption from taxation where dwelling, tenement and apartment improvements are erected under control of a municipal board or commission as trustees to provide relief in emergency due to lack of housing in first class cities. Read once and referred to Committee on Taxation and Retrenchment.

REILLY. Introductory No. 888; printed No. A. 966; entitled: An act adding new section 20-d, Labor Law, requiring theatres to have a sufficient number of clean, safe and sanitary dressing rooms. Read once and referred to Committee on Labor and Industries.

REILLY. Introductory No. 889; printed No. A. 967; entitled: An act adding new section 51, Public Health Law, con-

tinuing in Health Department certain powers and duties relative to cold storage, now vested in Department of Farms and Markets. Read once and referred to Committee on Public Health.

REILLY. Introductory No. 1015; printed No. A. 1103; entitled: An act appropriating \$50,000 for construction of gates across certain streets intersected by Gowanus canal, Brooklyn. Read once and referred to Committee on Cities.

REILLY. Introductory No. 1099; printed No. A. 1223; entitled: An act providing for construction, as a local improvement, of a bridge across Gowanus canal and connecting Second avenue with Bond street, Brooklyn. Read once and referred to Committee on Cities.

REILLY. Introductory No. 1104; printed No. A. 1228; entitled: An act authorizing board of estimate and apportionment, New York City, to determine claim of Thomas McGuire for personal injuries. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 345), referred to Committee on Cities; April 7, committee discharged; substituted for S. 865 on third reading; passed; April 11, to Mayor; April 22, returned, accepted; to Governor; May 6, vetoed.

REILLY. Introductory No. 1105; printed No. A. 1229; entitled: An act adding new section 145, General Business Law, requiring laundrymen to give bond for \$1,000 as security for redelivery of goods. Read once and referred to Committee on General Laws.

REILLY. Introductory No. 1106; printed No. A. 1230; entitled: An act adding new section 144, General Business Law, requiring truckmen and common carriers of freight, other than railroad companies, to file with county clerk a bond for \$5,000 as security for safe delivery within reasonable time of goods. Read once and referred to Committee on General Laws.

REISS. Introductory No. 551; printed No. A. 571; entitled: An act amending subdivision 3, section 15, Workmen's Compensation Law, by increasing period during which compensation shall be paid for certain permanent partial disability. Read one and referred to Committee on Labor and Industries.

REISS. Introductory No. 658; printed No. A. 694; entitled: An act adding new section 8-b, Labor Law, providing that eight consecutive hours shall constitute day's work for attendants nurses and other employees of State hospitals. More than eight hours may be allowed only in case of epidemic in hospital. Read once and referred to Committee on Labor and Industries; February 18, reference changed to Committee on Ways and Means.

REISS. Introductory No. 813; printed No. A. 866; entitled: An act amending sections 12, 20, Workmen's Compensation Law. by providing that compensation shall run from end of first seven days of disability instead of first 14 days as at present. Read once and referred to Committee on Labor and Industries.

RICE. Introductory No. 180; printed No. A. 180; entitled: An act amending sections 14, 48, Membership Corporations Law. relative to certificate of change in number of directors and permitting a corporation having at least 1,000 members to hold its annual meeting outside the State in any state or territory of the United States in which any member resides. Read once and referred to Committee on Judiciary.

RICE. Introductory No. 181; printed No. A. 181; entitled: An act amending chapter 553, Laws of 1918, relative to acquisition of land as a site for the Cortland State Normal and Training School. Read once and referred to Committee on Ways and Means.

RICHFORD. Introductory No. 315; printed No. A. 316; entitled: An act adding new section 53-b, Railroad Law, requiring locomotive engineer of train approaching grade crossing of a steam railroad not protected by flagman or gates, when another

train or engine is approaching, passing or leaving crossing within 80 rods thereof, to sound whistle continuously. Read once and referred to Committee on Railroads.

RICHFORD. Introductory No. 345; printed No. A. 346; entitled: An act amending section 42, Highway Law, by increasing from two to six years term of office of town superintendent. Read once and referred to Committee on Internal Affairs.

RICHFORD. Introductory No. 346; printed No. A. 347; entitled: An act amending section 40, Highway Law, by providing for the election in each town of a town superintendent of highways to fill term until December 31, 1926. Read once and referred to Committee on Internal Affairs.

RICHFORD. Introductory No. 347; printed No. A. 348; entitled: An act amending subdivision 2, section 94, Highway Law, by increasing amount to be raised by town for bridges. Read once and referred to Committee on Internal Affairs.

RICHFORD. Introductory No. 348; printed No. A. 349; entitled: An act amending subdivision 3, section 94, Highway Law, by increasing from \$1,000 to \$5,000 amount which may be raised in any year by towns for the purchase of machinery. Read once and referred to Committee on Internal Affairs.

RICHFORD. Introductory No. 349; printed No. A. 350; entitled: An act amending subdivision 4, section 94, Highway Law, by increasing the amount to be raised in any town in any year for repair and construction of any highway or bridge damaged or destroyed or which has been condemned by commission. Read once and referred to Committee on Internal Affairs.

RICHFORD. Introductory No. 530; printed No. A. 550; entitled: An act amending chapter 266, Laws of 1893, relative to village clerk and to amount of money to be raised by tax in Horseheads. Read once and referred to Committee on Villages; February 24, reported to second reading; February 25, ordered

to third reading; March 2, passed; March 3, in Senate (Rec. No. 92), referred to Committee on Villages; March 9, reported to Committee of the Whole; March 10, ordered to third reading: March 14, passed; March 15, to Governor; March 17, approved, being chapter 98.

RICHFORD. Introductory No. 890; printed No. A. 965: entitled: An act authorizing Elmira to issue bonds for paving purposes. Read once and referred to Committee on Cities: March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 161). substituted for S. 416 on third reading, passed; March 17. to Mayor; March 25, returned, accepted; to Governor; April 1. approved, being chapter 136.

RICHFORD. Introductory No. 891; printed No. A. 969: entitled: An act amending section 1175, Education Law. by increasing salary of Elmira Supreme Court librarian. Read once and referred to Committee on Public Education; March 3. reported to second reading; March 4, ordered to third reading: March 9, passed; March 10, in Senate (Rec. No. 134), referred to Committee on Public Education; March 16, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor: April 1, approved, being chapter 140.

RICHFORD. Introductory No. 964; printed No. A. 1051; entitled: An act amending Elmira charter relative to salary of city court stenographer. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17. crdered to third reading; March 23, passed; March 24, in Senate (Rec. No. 246), substituted for S. 659 on third reading; March 28, passed; March 29, to Mayor; April 9, returned, accepted: to Governor; April 21, approved, being chapter 285.

RICHFORD. Introductory No. 965; printed No. A. 1052: entitled: An act amending Elmira charter relative to appointment of police patrol drivers. Read once and referred to Com-

mittee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 247), substituted for S. 660 on third reading; March 28, passed; March 29, to Mayor; April 9, returned, accepted; to Governor; April 21, approved, being chapter 286.

RICHFORD. Introductory No. 1510; printed Nos. A. 1867, 1966; entitled: An act adding new subdivision 12, section 360, Tax Law, relative to deduction in computing net income from investment in shares of a savings and loan association for income tax purposes. Read once and referred to Committee on Taxation and Retrenchment; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision; April 13, stricken from calendar.

RICHFORD. Introductory No. 1511; printed No. A. 1868; entitled: An act adding new section 133-b, Town Law, empowering town boards to enact ordinances in aid of enforcement of any statute of State or United States and to prescribe penalties for violations. Read once and referred to Committee on Internal Affairs.

RICHFORD. Introductory No. 1512; printed No. A. 1869; entitled: An act amending subdivision 13, section 20, City Law, by authorizing enactment of ordinances in aid of enforcement of any State or Federal law and prescribe penalties for violations. Read once and referred to Committee on Cities.

RICHFORD. Introductory No. 1513; printed No. A. 1513; entitled: An act amending section 90, Village Law, by authorizing ordinances in aid of enforcement of any State or Federal law and to prescribe penalties for violations. Read once and referred to Committee on Villages.

ROOSEVELT. Introductory No. 98; printed No. A. 98; entitled: An act amending subdivision 2, section 362, Tax Law, by providing for an exemption from personal income tax of \$500 for each person dependent upon the taxpayer, instead of \$200

for each person other than husband or wife who is so dependent. Read once and referred to Committee on Taxation and Retrenchment.

ROOSEVELT. Introductory No. 455; printed No. A. 464; entitled: An act adding new section 2041, Penal Law, making it a misdemeanor to discriminate against children under 14 years of age in apartments or dwelling houses. Read once and referred to Committee on Codes.

ROOSEVELT. Introductory No. 456; printed No. A. 465; entitled: An act appropriating \$50,000 for erecting a State armory in Glen Cove, Nassau county, and authorizing bond issue by Nassau county. Read once and referred to Committee on Ways and Means.

ROOSEVELT. Introductory No. 623; printed No. A. 657; entitled: An act adding new section 160-a, Labor Law, requiring industrial board to investigate hours of employment of women and minors in any factory, industrial or mercantile establishment or other place of employment to determine whether employment for such hours is dangerous to health or to the future welfare of community. The board may determine maximum number of hours in each day which such workers may be employed. It may make different determinations and prescribe greater number of hours for same occupation in different localities. Read once and referred to Committee on Labor and Industries.

ROOSEVELT. Introductory No. 770; printed No. A. 823; entitled: An act amending section 299-a, Town Law, relative to enlargement of water districts in any town adjoining a first class city. Read once and referred to Committee on Internal Affairs.

ROOSEVELT. Introductory No. 892; printed No. A. 970; entitled: An act appropriating \$500,000 for constructing bridge over Mill Neck creek, town of Oyster Bay. Read once and referred to Committee on Ways and Means.

ROOSEVELT. Introductory No. 969; printed No. A. 1056; entitled: An act adding new section 1552, Penal Law, making

it a misdemeanor to violate any lawful order of a town board relative to taking, selling, etc., any clams, oysters, scallops, or other shell fish. Read once and referred to Committee on Codes.

ROWE. Introductory No. 771; printed No. A. 824; entitled: An act amending sections 88, 476, Judiciary Law, relative to preliminary investigation in disbarment proceedings. Read once and referred to Committee on Judiciary.

ROWE. Introductory No. 785; printed Nos. A. 838, 1241; S. 1268; entitled: An act amending generally the charter of city of Buffalo. The city is divided into nine council zones. The council is to consist of 15 members, one from each zone and six to be elected from city at large. There are other provisions. Read once and referred to Committee on Cities; March 9, reported amended to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 217), referred to Committee on Cities; amended and recommitted; March 24, reported, and ordered to third reading; March 29; passed; Assembly concurs; to Mayor; April 13, returned, not accepted.

ROWE. Introductory No. 1074; printed No. A. 1195; entitled: An act amending section 31, Civil Service Law, relative to preference to be given civil service employees separated from service of State or any of its civil divisions through no delinquency or misconduct on their part. Section 22-a is repealed. Read once and referred to Committee on Judiciary.

ROWE. Introductory No. 1232; printed No. A. 1359; entitled: An act amending chapter 320, Laws of 1885, relative to board of examiners in midwifery in Eric county. Read once and referred to Committee on Public Health; March 23, reported to second reading; March 24, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 310), referred to Committee on Public Health.

ROWE. Introductory No. 1233; printed No. A. 1360; entitled: An act authorizing Court of Claims to determine claims

for death or personal injuries sustained because of improper construction of a road in Letchworth Park. Read once and referred to Committee on Claims; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 440), referred to Committee on Judiciary.

ROWE. Introductory No. 1392; printed Nos. A. 1608, 1984; entitled: An act amending subdivision 6, section 301, Real Property Law, relative to acknowledgments and proofs in foreign countries. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, ordered to third reading; April 8, amended in revision; April 13, passed; in Senate (Rec. No. 505), referred to Committee on Judiciary.

ROWE. Introductory No. 1393; printed No. A. 1609; entitled: An act amending section 2541, Civil Code, by providing for filing of decision by surrogate after trial without jury, within thirty days after completion thereof. Read once and referred to Committee on Codes.

ROWE. Introductory No. 1453; printed No. A. 1736; entitled: An act amending section 24, Highway Law, by prohibiting use on State and county highways of traction engines, tractors or machinery having wheels with corrugated, fluted or other surfaces designed to improve traction or contact with roadbed unless such wheels have some device to protect roadbed from direct contact. Read once and referred to Committee on Internal Affairs.

SACKETT. Introductory No. 576; printed No. A. 604; entitled: An act appropriating \$25,000 for a State armory in Canandaigua and providing for issuance of bonds by Ontario county. Read once and referred to Committee on Ways and Means

SACKETT. Introductory No. 577; printed No. A. 605; entitled: An act appropriating \$20,000 for excavating and deepening harbor and channel at foot of Canandaigua lake and for repair of pier and breakwater. Read once and referred to Committee on Ways and Means.

SACKETT. Introductory No. 717; printed No. A. 764; entitled: An act extending corporate existence of the Gorham Agricultural Society. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 80), referred to Committee on Judiciary.

SACKETT. Introductory No. 1006; printed No. A. 1094; entitled: An act amending subdivision 14, section 23, County Law, by increasing from \$5 to \$6 a day salary of supervisors in Ontario county. Read once and referred to Committee on Internal Affairs.

SACKETT. Introductory No. 1016; printed Nos. A. 1104, 1686; entitled: An act amending generally the charter of Geneva. Read once and referred to Committee on Cities; March 24, reported amended to second reading; March 29, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 304), substituted for S. 727 on third reading; passed; April 11, to Mayor; April 20, returned, accepted; to Governor; May 3, approved, being chapter 505.

SCHWAB. Introductory No. 157; printed No. A. 157; entitled: An act authorizing New York City police commissioner to restore Stephen W. Furlong to rank held by him prior to March 29, 1911. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 30, passed; March 31 in Senate (Rec. No. 289), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned, not accepted.

SCHWAB. Introductory No. 385; printed Nos. A. 388, 1367; entitled: An act amending section 948, Greater New York Charter, relative to method of paying for paying of streets. Read once and referred to Committee on Cities; March 9, reported, amended to second reading; March 14, ordered to third reading; March 21, stricken from calendar.

SCHWAB. Introductory No. 457; printed No. A. 466; entitled: An act amending section 22, Civil Service Law, by providing that a veteran or volunteer fireman, whose position has been abolished, shall not be suspended from public service but shall be transferred to another branch. Read once and referred to Committee on Judiciary; March 16; reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 248), referred to Committee on Civil Service.

SCHWAB. Introductory No. 485; printed Nos. A. 495, 1116. 1490, 1614, 1894; entitled: An act locating in part the boundary lines between Kings and Queens counties. Read once and referred to Committee on Internal Affairs; March 2, reported, amended to second reading; March 8, ordered to third reading; March 15, amended; March 23, amended; April 4, amended; April 11, passed; April 13, in Senate (Rec. No. 441), referred to Committee on Internal Affairs; reported and ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned, not accepted.

SCHWAB. Introductory No. 772; printed No. A. 825; entitled: An act amending sections 1294, 1296, Penal Law, relative to definition of grand larceny, first and second degrees. Read once and referred to Committee on Codes.

SCHWAB. Introductory No. 1034; printed No. A. 1146; entitled: An act adding new section 192-a, Railroad Law, empowering New York City board of estimate and apportionment to direct a street railroad corporation to change location of its tracks in any street where in judgment of board such relocation is necessary in connection with proper improvement of street. Read once and referred to Committee on Railroads.

SCHWAB. Introductory No. 1100; printed No. A. 1224: entitled: An act adding new section 1067, Greater New York Charter, by providing that school janitors' helpers shall receive a per diem compensation to be fixed by education board and

appointed from list furnished by board. Read once and referred to Committee on Cities.

SCHWAB. Introductory No. 1101; printed Nos. A. 1225, 1901; entitled: An act amending section 428, Greater New York Charter, by empowering local board to initiate proceedings for filling in lands covered with water on account of grading of a street. Read once and referred to Committee on Cities; April 5, reported, amended to second reading; April 11, ordered to third reading; April 14, stricken from calendar.

SEAKER. Introductory No. 241; printed No. A. 243; entitled: An act amending Ogdensburg city charter relative to sewer assessments. Read once and referred to Committee on Cities.

SEAKER. Introductory No. 242; printed No. A. 244; entitled: An act amending Ogdensburg city charter by providing that fiscal year for all departments shall begin April 1. Read once and referred to Committee on Cities.

SEAKER. Introductory No. 414; printed No. A. 423; entitled: An act authorizing Court of Claims to determine claim of town of Waddington, St. Lawrence county, against State for money erroneously paid to apply upon a certain highway contract. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 218), referred to Committee on Judiciary; April 7, committee discharged; substituted for S. 197 on third reading; April 13, passed; April 14, to Governor; May 10, approved, being chapter 683.

SEAKER. Introductory No. 1007; printed No. A. 1095; cntitled: An act appropriating \$581.74 for Michael Valente. former attendant at St. Lawrence State Hospital. Read once and referred to Committee on Ways and Means.

SEAKER. Introductory No. 1277; printed Nos. A. 1434, 1710; entitled: An act amending section 54-a, Railroad Law, relative to full crews, by providing that a baggageman shall not

be required unless the baggage train or passenger train actually carries baggage. Read once and referred to Committee on Railroads; March 24, reported to second reading; March 25, ordered to third reading; March 28, amended in revision; March 31, passed; April 4, in Senate (Rec. No. 311), substituted for S. 848 in Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 9, to Governor; April 21, approved, being chapter 290.

SEAKER. Introductory No. 1466; printed No. A. 1753; entitled: An act amending sections 90 to 94, Railroad Law, relative to construction of new highway crossings at railroads and climination of existing grade crossings. Public Service Commission may determine in case of the crossing of a State or county highway, that the work shall be done by the railroad at its own expense or that the work may be done by the State highways commissioner. Read once and referred to Committee on Railroads; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 502), referred to Committee on Public Service.

SEAKER. Introductory No. 1574; printed No. A. 2000; entitled: An act amending section 122, Insanity Law, relative to transfer of certain insane persons to Matteawan State Hospital. Read once and referred to Committee on Ways and Means.

SEELBACH. Introductory No. 774; printed No. A. 827; entitled: An act adding new section 1897-b, Penal Law, requiring each applicant for license to have a firearm to pay a fee of \$2. Read once and referred to Committee on Codes.

SLACER. Introductory No. 504; printed No. A. 517; entitled: An act to carry into effect so far as New York State is concerned, the Prohibition amendment to the United States Constitution. The State Excise Department is abolished. Peace officers are required to investigate violations and cause arrest of persons suspected of committing violation. District attorneys are to conduct prosecutions. Read once and referred to Committee on Excise.

SLACER. Introductory No. 552; printed No. A. 572; entitled: An act amending Buffalo city charter relative to construction of public improvements under jurisdiction of the city and board of education. Read once and referred to Committee on Cities.

SLACER. Introductory No. 553; printed No. A. 573; entitled: An act amending subdivision 5, section 875, Education Law, relative to construction of buildings in Buffalo. Read once and referred to Committee on Public Education.

SLACER. Introductory No. 773; printed No. A. 826; entitled: An act amending Buffalo charter relative to production, transportation and distribution within Erie and Niagara counties of light, heat and power by city for the city and its inhabitants, to diversion of Niagara river waters and to exercise of eminent domain. Read once and referred to Committee on Cities.

SLACER. Introductory No. 945; printed No. A. 1030; entitled: An act amending Buffalo city charter by providing for recall elections of mayor and councilmen. Read once and referred to Committee on Cities.

SLACER. Introductory No. 946; printed No. A. 1031; entitled: An act amending Buffalo city charter by providing for initiating ordinances by petition. Read once and referred to Committee on Cities.

SLACER. Introductory No. 947; printed No. A. 1032; entitled: An act amending Buffalo charter relative to nomination and election of mayor and councilmen by preferential ballot. Read once and referred to Committee on Cities.

SLACER. Introductory No. 1008; printed Nc. A. 1096; entitled: An act amending section 875, Education Law, relative to constructing buildings in Buffalo. They must be constructed by the council within the appropriation. Read once and referred to Committee on Cities.

SMITH, C. C. Introductory No. 186; printed Nos. A. 186, 919, 1109; entitled: An act repealing chapter 6, Laws of 1902, relative to duties of assistant district attorney and employment of a stenographer in Saratoga county. Read once and referred to Committee on Internal Affairs; February 23, reported, amended to second reading; March 1, ordered to third reading; March 2, amended in revision; March 8, passed; March 9 in Senate (Rec. No. 126), ordered to third reading; passed; March 10, to Governor; March 16, recalled from Governor.

SMITH, C. C. Introductory No. 189; printed No. A. 189; entitled: An act amending sections 100, 150, 151, Tax Law, relative to sales for nonpayment of taxes in Saratoga county. Read once and referred to Committee on Taxation and Retrenchment.

SMITH, C. C. Introductory No. 316; printed Nos. A. 317, 920, 1108; entitled: An act adding new section 21-b, Civil Service Law, providing for retirement of veterans of the late Civil war, on half pay, on reaching 75 years or more and becoming incapacitated, who are employed by the State in the Public Buildings Department. Read once and referred to Committee on Judiciary; February 23, reported, amended to second reading; March 1, ordered to third reading; March 2, amended in revision; March 8, stricken from calendar.

SMITH, C. C. Introductory No. 415; printed No. A. 424; entitled: An act amending chapter 52, Laws of 1882, by striking out provision that supervisor shall furnish suitable court room on second floor of addition to Saratoga Springs town hall. Read once and referred to Committee on Internal Affairs; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 31). referred to Committee on Internal Affairs; March 18, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 30, to Mayor; April 15, returned, not accepted; repassed; April 16, in Senate, repassed; April 18, to Governor; May 2, approved, being chapter 484.

- SMITH, C. C. Introductory No. 416; printed No. A. 425; entitled: An act appropriating \$339,000 for bridge over Mohawk river at Vischer Ferry. Read once and referred to Committee on Ways and Means.
- SMITH, C. C. Introductory No. 417; printed No. A. 426; entitled: An act appropriating \$110,000 for bridge over Mohawk river at Rexford. Read once and referred to Committee on Ways and Means.
- SMITH, C. C. Introductory No. 460; printed No. A. 469; entitled: An act inserting new article 7, Canal Law, and repealing old article 7, and provisions of chapter 494, Laws of 1907, and certain provisions of section 4, chapter 391, Laws of 1909, and of Canal Law and Conservation Law, relative to disposal of surplus canal waters, by providing for lease of surplus canal waters by Public Works Superintendent, with approval of Canal Board, to person or corporation, including a county or municipal corporation, offering highest annual rental. Read once and referred to Committee on Canals.
- SMITH, C. C. Introductory No. 509; printed No. A. 522; entitled: An act appropriating \$2,500 to pay Jennie B. Salisbury, widow of late George R. Salisbury, Supreme Court justice, for salary to close of 1920. Read once and referred to Committee on Ways and Means.
- SMITH, C. C. Introductory No. 655; printed Nos. A. 691, 979; entitled: An act amending Mechanicville charter relative to general municipal election and primary. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24, ordered to third reading; February 25, amended in revision; March 3, stricken from calendar.
- SMITH, C. C. Introductory No. 808; printed No. A. 861; entitled: An act authorizing Court of Claims to determine claim of I. J. Stander and Co., Inc., against State on account of Barge canal contract. Read once and referred to Committee on Claims.

- SMITH, C. C. Introductory No. 898; printed No. A. 976; entitled: An act amending section 198, Conservation Law, by making open season for mink and sable begin November 1 instead of November 10. Read once and referred to Committee on Conservation; April 4, reported adversely.
- SMITH, C. C. Introductory No. 948; printed No. A. 1033; entitled: An act amending chapter 617, Laws of 1868, relative to enforcement of ordinances of the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference. Read once and referred to Committee on Judiciary; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 183), referred to Committee on Judiciary; March 30, committee discharged; substituted for S. 685 on third reading; March 31, passed; April 1, to Governor; April 5, vetoed.
- SMITH, C. C. Introductory No. 1009; printed No. 1097; entitled: An act appropriating \$11,000 for acquisition by Commissioners of Land Office of historic tract known as Freeman's farm on Saratoga battlefield, town of Stillwater. Read once and referred to Committee on Ways and Means.
- SMITH, C. C. Introductory No. 1145; printed No. A. 1269: entitled: An act amending subdivision 3, section 214, Conservation Law, by providing that there shall be no open season for wild pheasants in Saratoga county prior to 1924. Read once and referred to Committee on Conservation; April 4, reported adversely.
- SMITH, C. C. Introductory No. 1255; printed No. A. 1397; entitled: An act amending section 161, Judiciary Law, requiring Supreme Court justices, fourth district, to appoint four stenographers. Read once and referred to Committee on Judiciary.
- SMITH, J. C. Introductory No. 718; printed No. A. 765; entitled: An act permitting Oneonta common council to vote additional compensation to chamberlain and assessors for 1921. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 15,

passed; March 16, in Senate (Rec. No. 162), referred to Committee on Cities; March 22, committee discharged; substituted for S. Int. No. 446 on third reading; March 23, passed; March 25, to Mayor; April 8, returned, accepted; to Governor; May 13, vetoed.

SMITH, J. C. Introductory No. 806; printed Nos. A. 859, 1371, 1491; entitled: An act amending Oneonta charter relative to park commissioners, supervisors, parole officer, salary of city judge and to department of public libraries. Read once and referred to Committee on Cities; March 9, reported amended to second reading; March 14, ordered to third reading; March 16, amended in revision; March 23, passed; March 24, in Senate (Rec. No. 249), referred to Committee on Cities.

SMITH, J. C. Introductory No. 1075; printed No. A. 1196; entitled: An act amending section 2-a, Public Health Law, by increasing number of members of public health council from six to nine, one to be selected from each judicial district. Salary is reduced from \$1,000 to \$500. Read once and referred to Committee on Public Health; April 5, reported to second reading; April 6, ordered to third reading; April 12, lost.

SMITH, Miss. Introductory No. 183; printed Nos. A. 183, 593; entitled: An act providing for payment of bonus to World war veterans. The special commission provided by chapter 872, Laws of 1920, shall consist of three members to be the Adjutant-General, Comptroller and Attorney-General. Provision is made for the appointment of a staff of employees, preferences to be given to World war veterans. There is appropriated \$150,000. Read once and referred to Committee on Ways and Means; February 9, amended and recommitted.

SMITH, Miss. Introductory No. 184; printed Nos. A. 184, 1824, 1942; entitled: An act amending section 3, Labor Law, by providing that the provisions of the law prohibiting employment of women over 21 as proofreaders at certain hours shall not apply to newspaper publishing establishments, linotypists and monotypists. Read once and referred to Committee on Labor and In-

dustries; March 31, reported amended to second reading; April 5, ordered to third reading; April 6, amended in revision; April 12, passed; April 13, in Senate (Rec. No. 503), referred to Committee on Labor and Industries; reported to Committee of the Whole; April 15, Committee on Rules reported; ordered to third reading; passed; April 16, to Governor; May 3, approved, being chapter 489.

SMITH, Miss. Introductory No. 185; printed No. A. 185; entitled: An act amending subdivision 4, section 256, Banking Law, by providing that deposits made not later than the tenth business day of month commencing any semi-annual dividend period or the third business day of any month, or withdrawn upon one of the last three business days of the month ending a quarterly or semi-annual dividend period, must, instead of may as at present, have dividends declared upon them for whole period of month when so deposited or withdrawn, in savings banks. Read once and referred to Committee on Banks.

SMITH, Miss. Introductory No. 190; printed No. A. 190; entitled: An act amending section 93-b, Labor Law, by providing that no female under 21 years, instead of no woman as at present, shall be permitted to work in a factory before 6 a. m. or after 10 p. m. Read once and referred to Committee on Labor and Industries.

SMITH, Miss. Introductory No. 386; printed Nos. A. 389, 1967; entitled: An act establishing a State disability fund for amelioration of condition of residents of State who were in military or naval service of United States within meaning of chapter 872, Laws of 1920, and who are suffering from disability incurred in such service. Any person entitled to bonus may assign it to the fund. Read once and referred to Committee on Ways and Means; March 30, reported to second reading; March 31, ordered to third reading; April 7, amended; April 12, passed; April 13, in Senate (Rec. No. 504), ordered to third reading, and referred to Committee on Finance; April 14, reported, and restored to third reading; April 15, passed; April 16, to Governor; May 13, vetoed.

SMITH, Miss. Introductory No. 452; printed Nos. A. 461, 916; S. 1835; entitled: An act adding new subdivision 3, section 245, Military Law, relative to public officers and employees returning from military or naval duty. Read once and referred to Committee on Ways and Means; February 23, amended and recommitted; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 442), ordered to third reading, and referred to Committee on Military Affairs; reported amended; restored to third reading; April 16, passed; Assembly concurs; April 18, to Governor; May 5, approved, being chapter 589.

SMITH, Miss. Introductory No. 453; printed No. A. 462; entitled: An act amending subdivision 2, section 319, Election Law, by increasing from \$6 to \$12 per day compensation of election inspectors for making count and return of votes in New York City. Read once and referred to Committee on Judiciary.

SMITH, Miss. Introductory No. 578; printed No. A. 606; entitled: An act amending section 25, Health Law, by requiring local health boards and officers to provide suitable places for treatment and care of habitual users of narcotic drugs. Read once and referred to Committee on Public Health; April 16, reported, and ordered to third reading; passed; in Senate (Rec. No. 578), ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

SMITH, Miss. Introductory No. 579; printed Nos. A. 607. 1641; entitled: An act adding new articles 22, 22-A, Health Law, and repealing old article 22 relative to narcotic drug control. There is provision for control, commitment and treatment in certain hospitals or institutions of narcotic addicts. Read once and referred to Committee on Public Health; March 23, amended and recommitted; April 14, reported, and ordered to third reading; passed; in Senate (Rec. No. 541), tabled; April 15, Committee on Rules reported, and ordered to third reading; passed; April 16, to Governor; May 13, vetoed.

SMITH, Miss. Introductory No. 787; printed Nos. A. 840, 1689, 1830; entitled: An act creating a State bonus commission of Adjutant-General, Comptroller and Attorney-General. There is appropriated \$150,000. Read once and referred to Committee on Ways and Means; March 24, reported amended to second reading; March 31, amended; April 5, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 443), ordered to third reading, and referred to Committee on Finance; reported; restored to third reading; April 14, passed; April 15, to Governor: April 22, approved, being chapter 315.

SMITH, Miss. Introductory No. 1272; printed No. A. 1429; entitled: An act amending section 311, Education Law, authorizing education boards of cities and school districts to establish kindergartens on petition of parents or guardians of not less than 25 children between four and six years of age. Read once and referred to Committee on Public Education; April 5, reported to second reading; April 6, committed to Committee on Ways and Means.

SMITH, Miss. Introductory No. 1477; printed Nos. A. 1810. 1902; entitled: An act amending section 418, Election Law, by providing that where voting machines are used canvassing inspectors shall not be appointed. Read once and referred to Committee on Judiciary; April 5, reported amended to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 540), substituted for S. 1181 on third reading: passed; April 15, to Governor; April 30, approved, being chapter 390.

SMITH, Miss. Introductory No. 1514; printed No. A. 1871. entitled: An act amending subdivision 4, section 256, Banking Law, by providing that the regular dividend shall be declared and credited by a savings bank at end of every quarterly period. Read once and referred to Committee on Banks.

SMITH, Miss. Introductory No. 1559; printed Nos. A. 1961, 2022, 2085; entitled: An act adding new section 11-a, General Corporation Law, empowering stock corporations to make dons-

tions to corporations and organizations operated exclusively for educational, civic, patriotic, war relief and memorial purposes, not to exceed 10 per cent of annual net income. Read once and referred to Committee on Judiciary; April 11, amended and recommitted; April 16, reported amended, and ordered to third reading; passed; in Senate (Rec. No. 579), ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

SMITH, T. K. Introductory No. 158; printed No. A. 158; entitled: An act adding new sections 155 to 159, General Business Law, providing for the licensing of those engaged in selling theater tickets by the local authorities. Sale of any tickets in excess of a 50-cent advance of the regular price is made a misdemeanor. Read once and referred to Committee on Judiciary; February 2, reported to second reading; February 3, ordered to third reading; February 8, passed; February 9, in Senate (Rec. No. 8), substituted for S. 26 on third reading; February 16, passed; February 17, to Governor; March 1, vetoed.

SMITH, T. K. Introductory No. 159; printed No. A. 159; entitled: An act adding new section 1534, Penal Law, making it a misdemeanor to engage in theater ticket speculation. Read once and referred to Committee on Codes; February 8, reported to second reading; February 9, ordered to third reading; February 14, stricken from calendar.

SMITH, T. K. Introductory No. 182; printed Nos. A. 182, 1704; entitled: An act amending sections 616, 617, Criminal Code, relative to fees of witnesses in criminal actions. Read once and referred to Committee on Codes; March 23, reported to second reading; March 24, ordered to third reading; March 28, amended in revision; March 31, passed; April 4, in Senate (Rec. No. 312), ordered to third reading; passed; April 6, to Governor; April 20, approved, being chapter 210.

SMITH, T. K. Introductory No. 187; printed No. A. 187; entitled: An act adding new subdivision 6, section 197, Judiciary Law, authorizing county judge to designate a stenographer

to act temporarily in place of regular stenographer who is ill, absent or unable to act. Read once and referred to Committee on Judiciary; February 2, reported to second reading; February 3, ordered to third reading; February 9, stricken from calendar.

SMITH, T. K. Introductory No. 188; printed Nos. A. 188, 1567; entitled: An act amending subdivision 4, section 546, subdivision 2, section 635, subdivision 2, section 720, Judiciary Law, by including in list of those exempt from jury duty a registered optometrist. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 18, amended in revision; March 24, passed; March 28, in Senate (Rec. No. 264), referred to Committee on Judiciary; April 4, committee discharged; substituted for S. 24 on third reading; passed; April 6, to Governor; May 12, approved, being chapter 703.

SMITH, T. K. Introductory No. 786; printed No. A. 839; entitled: An act amending section 214, Conservation Law, by providing that possession afield of wild pheasants during close days shall be presumptive evidence of illegal taking. Read once and referred to Committee on Conservation; March 28, reported to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 346), referred to Committee on Conservation; April 13, reported, and ordered to third reading; April 14, passed; April 15, to Governor; May 3, approved, being chapter 498.

SMITH, T. K. Introductory No. 949; printed No. A. 1034; entitled: An act adding new section 399, General Business Law, relative to fire escapes, by permitting use of certain approved automatic safety devices operated from windows of buildings. Read once and referred to Committee on General Laws.

SMITH, T. K. Introductory No. 1076; printed No. A. 1197; cutitled: An act authorizing Court of Claims to determine claim of John White & Company against State for failure of State to cause brine to be supplied company for manufacture of salt.

Read once and referred to Committee on Claims; March 29, reported to second reading; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 395), referred to Committee on Judiciary; April 8, committee discharged; substituted for S. 758 on third reading; April 13, passed; April 14, to Governor; May 13, vetoed.

SMITH, T. K. Introductory No. 1296; printed No. A. 1462; entitled: An act adding new sections 155 to 157, General Business Law, permitting the printing on reverse side of any ticket of admission to theatres and other amusement places, of a contract prohibiting sale of ticket at a price in excess of 50 cents in advance of price printed on face of ticket. Violation of such a contract is made a misdemeanor. If such contract is not printed on ticket, there must be printed thereon statement that ticket may be sold by any one at any price. Read once and referred to Committee on Judiciary; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 313), referred to Committee on Judiciary; April 13, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 12, vetoed.

SMITH, T. K. Introductory No. 1307; printed No. A. 1473; entitled: An act adding new sections 735, 736, Education Law, requiring regents to prescribe a course of instruction in fire prevention for use in public schools. Read once and referred to Committee on Public Education.

SMITH, T. K. Introductory No. 1438; printed No. A. 1702; entitled: An act adding new section 219-m, Tax Law, relative to effect of dissolution of a corporation on taxes assessed or paid pursuant to article 9-a. Read once and referred to Committee on Taxation and Retrenchment.

SMITH, T. K. Introductory No. 1548; printed No. A. 1940; entitled: An act adding new section 399, General Business Law, relative to fire escapes, by permitting use of certain approved automatic safety devices operated from windows of buildings. Read once and referred to Committee on General Laws.

- SMITH, T. K. Introductory No. 1558; printed No. A. 1960; entitled: An act adding new section 1123, Penal Law, making it a misdemeanor to wilfully permit life or limb of an incompetent person to be endangered or his health to be injured, or to be wilfully guilty of harsh or cruel treatment of or neglect of duty towards any such incompetent. Read once and referred to Committee on Codes; April 16, reported; stricken from calendar.
- SMITH, T. K. Introductory No. 1599; printed No. A. 2047; entitled: An act providing for home schools in second class cities. Read once and referred to Committee on Cities.
- SOLOMON. Introductory No. 797; printed No. A. 850; entitled: An act adding new sections 1279, 1280, Penal Law, prohibiting use of policemen, peace officers or guards in strikes or other industrial disputes. Read once and referred to Committee on Codes.
- SOLOMON. Introductory No. 798; printed No. A. 851; entitled: An act amending section 182, County Law, by prohibiting appointment of any person as deputy sheriff to assist in suppression of strikes or industrial disputes, who shall not have been a resident of the county for at least one year prior thereto. Read once and referred to Committee on Internal Affairs.
- SOULE. Introductory No. 55; printed No. A. 55; entitled: An act amending section 52, General Construction Law, so as to repeal the daylight saving law. Read once and referred to Committee on Agriculture.
- SOULE. Introductory No. 110; printed No. A. 110; entitled: An act amending section 288, Highway Law, relative to signs regulating speed of motor vehicles, by providing that they must be placed within 15 feet of traveled portion of the highway where the city or village line crosses same and must be in letters six inches high. Read once and referred to Committee on Internal Affairs.
- SOULE. Introductory No. 427; printed No. A. 436; entitled: An act amending section 137, Town Law, by authorizing

appropriation by town boards in Onondaga and Oswego counties for rental of rooms for posts of G. A. R. or American Legion. Read once and referred to Committee on Internal Affairs.

SOULE. Introductory No. 531; printed Nos. A. 551, 1965; entitled: An act amending section 1897, Penal Law, by permitting a citizen of the State, usually dwelling therein, to have in his possession a firearm within his dwelling. Read once and referred to Committee on Codes; April 5, reported to second reading; April 6, ordered to third reading; April 7, amended in revision; April 13, passed; in Senate (Rec. No. 506), ordered to third reading and referred to Committee on Codes; April 14, reported; restored to third reading; April 15, passed; April 16, to Governor; May 13, vetoed.

SOULE. Introductory No. 632; printed No. A. 666; entitled: An act amending section 53-a, Railroad Law, by providing that warning signs at railroad crossings shall be placed in such location and shall be of such construction as Public Service Commission shall determine. Read once and referred to Committee on Railroads.

SOULE. Introductory No. 799; printed No. A. 852; entitled: An act authorizing town of Clay, Onondaga county, to purchase land for providing road-building material. Read once and referred to Committee on Internal Affairs; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 163), referred to Committee on Internal Affairs; March 18, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; April 8, approved, being chapter 162.

SOULE. Introductory No. 1191; printed No. A. 1315; entitled: An act amending subdivision 3, section 161, Labor Law, by permitting female employees over 21 years of age to work in a restaurant until 1 a. m., provided they do not work more than 9 hours a day or 54 hours a week. Read once and referred to Committee on Labor and Industries.

SOULE. Introductory No. 1192; printed No. A. 1316; entitled: An act amending subdivision 2, section 161, Labor Law, by permitting females over 21 years, employed in restaurants, lunch rooms or ice cream parlors operated in or in connection with candy stores, to work until 1 a. m., provided they do not work more than 9 hours a day or 54 hours a week. Read once and referred to Committee on Labor and Industries.

SOULE. Introductory No. 1184; printed No. A. 1308; entitled: An act appropriating \$50,000 for improving channel of Mud creek, towns of Clay and Cicero, Onondaga county. Read once and referred to Committee on Ways and Means.

SOULE. Introductory No. 1185; printed No. A. 1309; entitled: An act authorizing Court of Claims to determine claims for damages on account of overflow of Seneca river at and near Phoenix and Baldwinsville. Read once and referred to Committee on Claims; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 444), ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed.

SOULE. Introductory No. 1186; printed No. A. 1310; entitled: An act authorizing State Highways Commissioner to raise grade of river road between Three River Point and Schroeppel's bridge, Onondaga county, and appropriating \$5,000. Read once and referred to Committee on Ways and Means; April 16, reported and ordered to third reading; passed; in Senate (Rec. No. 572). ordered to third reading; passed; April 18, to Governor; April 30, approved, being chapter 341.

SOULE. Introductory No. 1297; printed Nos. A. 1463, 1903; entitled: An act amending section 257, Conservation Law, by making open season for frogs July 1 to September 30. Read once and referred to Committee on Conservation; April 5, reported amended to second reading; April 11, ordered to third reading: April 16, stricken from calendar.

STEINBERG. Introductory No. 56; printed Nos. A. 56, 2039; entitled: An act adding new section 612-c, Greater New

York charter, by authorizing park commissioner of Manhattan to transfer to Manhattan borough president for highway purposes a portion of sidewalk on northerly side of Fifty-ninth street from Fifth avenue to Columbus Circle. Read once and referred to Committee on Cities; January 26, reported to second reading; January 31, ordered to third reading; February 7, passed; February 8, in Senate (Rec. No. 4), referred to Committee on Cities; March 23, reported to Committee of the Whole; March 29, ordered to third reading; March 31, passed; April 1, to Mayor; April 7, recalled from Mayor; April 11, in Assembly, vote reconsidered; restored amended to third reading; repassed; in Senate, repassed; April 18, to Mayor; April 30, returned, accepted; to Governor; May 4, approved, being chapter 563.

STEINBERG. Introductory No. 130 printed No. A. 130; entitled: An act amending sections 144, 145, 146, Banking Law, by providing that no foreign banking corporation shall pay interest on deposits of \$3,000 and under, nor in excess of 3 per cent on deposits over such sum. In granting licenses to transact such business, the Banking Superintendent may impose other terms and conditions; and relative to limitations on corporations licensed to transact business of discounting and negotiating promissory notes, etc. Read once and referred to Committee on Banks.

STEINBERG. Introductory No. 131; printed No. A. 131; entitled: An act amending section 2040, Penal Law, relative to wilful violation of terms of a lease by excepting from penalty cases of telephone service where occupant has failed to pay charges therefor. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 132; printed No. A. 132; entitled: An act amending section 2231, Civil Code, by excepting from provision of subdivision 1-a proceedings to recover possession of rooms occupied by janitor or superintendent of building or where tenant refuses to pay rent at the rate adjudicated by a court and for twelve months thereafter. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 133; printed No. A. 133; entitled: An act amending section 1531-a, Civil Code, by except-

ing from such section an action to recover possession of rooms occupied by superintendent or janitor of building or to recover possession of rooms or apartment where tenant refuses to pay rent adjudicated by a court and for twelve months thereafter, or to recover possession where tenant, after this amendment, takes possession in any existing or new building under a lease or oral agreement. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 134; printed No. A. 134; entitled: An act amending section 2231, Civil Code, by excepting from subdivision 2-a a tenant who, after this amendment, takes possession of a room or apartment in any existing or new building under lease or oral agreement or who refuses to pay rent adjudicated by a court and for twelve months thereafter. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 135; printed Nos. A. 135, 497, 630; entitled: An act adding new article 2-a, General City Law, prohibiting first class cities from increasing during any calendar year compensation of any of their employees after same shall have previously been fixed in the city budget for such year. Those on per diem basis are excepted. Read once and referred to Committee on Cities; February 2, amended and recommitted; February 9, reported to second reading; February 10, amended; February 15, ordered to third reading; March 7, recommitted.

STEINBERG. Introductory No. 136; printed Nos. A. 136, 1797; entitled: An act adding new section 23, General City Law, providing that in New York city no action shall be taken by Bcard of Estimate, except by resolution adopted by three-fourths vote of whole members of votes authorized to be cast. There must be a public hearing before vote is taken. Read once and referred to Committee on Cities; March 30, amended and recommitted.

STEINBERG. Introductory No. 137; printed No. A. 137; entitled: An act amending section 1, chapter 948, Laws of 1920, by providing that provisions of such section shall not apply to

a tenant, after passage of this amendment, taking possession of a room or apartment in any existing or new building under lease or oral agreement or to tenant refusing to pay rent adjudicated by a court or for twelve months thereafter. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 138; printed No. A. 138; entitled: An act adding new section 21-a, Personal Property Law, authorizing corporate and individual fiduciaries to become members of and pay annual dues to corporations or associations having for their object the protection of real estate, real estate mortgages or corporate securities. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 139; printed No. A. 139; entitled: An act adding new section 44-a, General Corporation Law, authorizing corporations having among assets real estate, real estate mortgages or corporate securities aggregating not less than \$2,000,000, to become members of and pay annual dues to associations or corporations having for their object the protection of real estate, real estate mortgages and corporate securities. Read once and referred to Committee on General Laws.

STEINBERG. Introductory No. 140; printed No. A. 140; entitled: An act amending section 90, Public Service Commissions Law, by bringing messenger and signaling corporations under the supervision of the Public Service Commission. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 193; printed Nos. A. 193, 1565; entitled: An act amending section 194, Penal Law, making it a misdemeanor to permit any horse to be driven on the public highways during the winter months in a first or second class city unless such animal is shod so as to prevent it from slipping. Read once and referred to Committee on Codes; February 8, reported to second reading; February 9, ordered to third reading; February 15, lost; vote reconsidered; tabled; March 17, amended; March 28, passed; March 29, in Senate (Rec. No. 270),

referred to Committee on Codes; April 6, reported and ordered to third reading; April 7, passed; April 9, to Governor; May 13, vetoed.

STEINBERG. Introductory No. 217; printed No. A. 219; entitled: An act adding new section 1793, Penal Law, prohibiting any employee of New York city to reveal to his superiors information acquired by him in course of an inquiry conducted by a grand jury, a district attorney or a legislative committee when they shall deem it in the interests of justice that such information shall not be so disclosed; and no employee shall enforce any rule violating the letter or spirit of this section. Violation is made a misdemeanor. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 240; printed No. A. 242; entitled: An act amending section 121, New York City Municipal Court Code, by providing that both male and female citizens of the United States shall be qualified to serve as trial jurors, and that commissioners of jurors within the counties of the city may grant exemption upon grounds other than those specified in the Judiciary Law to a woman upon her request. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 274; printed No. A. 276; entitled: An act amending sections 6, 10, chapter 944, Laws of 1920, by providing that in rent actions, if issue of fairness of rent demanded is raised by defendant, he must have paid to landlord all unpaid rent, including rent for month in which action is brought, and making other changes. Read once and referred to Committee on Cities.

STEINBERG. Introductory No. 387; printed No. A. 390; entitled: An act amending subdivision 1, section 256, Banking Law, by providing that dividends shall be declared, credited and paid in monthly periods by savings banks. Read once and referred to Committee on Banks.

STEINBERG. Introductory No. 432; printed No. A. 441; entitled: An act adding new section 16-a, Civil Service Law, authorizing board of estimate and apportionment, New York city, to make temporary transfers of city employees. Read once and referred to Committee on Cities.

STEINBERG. Introductory No. 480; printed Nos. A. 490, 1881; entitled: An act adding new section 235-a, Greater New York charter, providing that before pensions are paid out of the city treasury, consent therefor must be obtained from board of estimate and apportionment unless person is mandatorily entitled thereto by law. Read once and referred to Committee on Cities; April 4, amended and recommitted.

STEINBERG. Introductory No. 481; printed Nos. A. 491, 1796; entitled: An act adding new section 247-a, Greater New York Charter, providing that all revenues received for any purpose by any department, bureau or official of the city, borough or county, shall appear as bookkeepers' credit to the general fund and all disbursements shall be included in the annual budget. Read once and referred to Committee on Cities; March 30, amended and recommitted.

STEINBERG. Introductory No. 536; printed No. A: 556; entitled: An act amending subdivision 3, section 7, New York City Municipal Court Code, by permitting president of board of justices to transfer cases for trial from one district to another in the city, instead of in the same borough as at present. Read once and referred to Committee on Codes.

STEINBERG. Introductory No. 540; printed No. A. 560; entitled: An act adding new section 21-a, Decedent Estate Law, relative to recording certified copy of certain resolutions and declarations of trust adopted by directors of any trust company or financial institution. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 23, stricken from calendar.

STEINBERG. Introductory No. 617; printed No. A. 651; entitled: An act adding new section 289, Judiciary Law, pro-

viding for appointment of general clerk to Supreme Court justices, first district. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 81), referred to Committee on Judiciary; April 6, reported and ordered to third reading; passed; April 9, to Governor; May 13, vetoed.

STEINBERG. Introductory No. 676; printed No. A. 714; entitled: An act abolishing office of Kings county commissioner of records and transferring his powers to county clerk, register and surrogate. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 677; printed No. A. 715; entitled: An act abolishing office of commissioner of records of Surrogate's Court, New York county, and transferring his powers to surrogates thereof. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 678; printed No. A. 716; entitled: An act abolishing office of Bronx county commissioner of records and transferring his powers to county clerk, register and surrogate of the Bronx. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 679; printed Nc. A. 717; entitled: An act abolishing office of New York county commissioner of records and transferring his powers to New York county clerk. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 926; printed No. A. 1011; entitled: An act amending subdivision 2, section 753, Judiciary Law, by making it civil contempt of court for any surety on any bond given in any action to dispose of his property with intent to impair his ability to perform the obligation of such bond. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 1010; printed No. A. 1098; entitled: An act authorizing New York city sinking fund com-

missioners to cancel taxes and water rents now a lien on property of New York Bible Society. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, stricken from calendar.

STEINBERG. Introductory No. 1011; printed Nos. A. 1099, 1716; entitled: An act amending section 226, Greater New York Charter, relative to annual city budget. Read once and referred to Committee on Cities; March 28, amended and recommitted.

STEINBERG. Introductory No. 1035; printed No. A. 1147; entitled: Concurrent resolution proposing amendment to section 1, article 10, Constitution, by consolidating into one county, to be known as New York county, the counties of New York, Bronx, Kings, Queens and Richmond. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 1036; printed No. A. 1148; entitled: An act amending sections 1702, 1724, Greater New York Charter, relative to payment of retirement allowance to a person for whom a position or employment is provided by any other statute. Read once and referred to Committee on Cities; April 6, committee discharged and ordered to second reading; April 11, ordered to third reading; April 14, passed; in Senate (Rec. No. 539), ordered to third reading and referred to Committee on Cities.

STEINBERG. Introductory No. 1155; printed No. A. 1279; entitled: An act adding new section 25-a, Stock Corporation Law, authorizing stockholders of a corporation other than a moneyed corporation, to provide for election by any or all of its employees of one or more employee to sit on board of directors. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 1156; printed No. A. 1280; entitled: An act amending section 641, and adding new section 370, Greater New York Charter, giving the police department control of the licensing of public hacks and public hack drivers. Read once and referred to Committee on Cities.

STEINBERG. Introductory No. 1171; printed No. A. 1295; entitled: An act amending section 1092, Greater New York Charter, relative to retirement allowance under teachers' retirement fund. Read once and referred to Committee on Cities.

STEINBERG. Introductory No. 1271; printed No. A. 1428; entitled: An act amending sections 2, 45, 46, 49, 50, 58, repealing article 3 and inserting new article 3, Election Law, relative to party organization and designation for primary. Read once and referred to Committee on Judiciary.

STEINBERG. Introductory No. 1463; printed No. A. 1750; entitled: An act amending subdivision 1, section 293, Banking Law, by empowering investment companies to pledge bonds or notes secured by deed of trust or mortgages on real property and to lend upon the security of bonds, notes or choses in action. Read once and referred to Committee on Banks.

STITT. Introductory No. 351; printed No. A. 352; entitled: An act providing for a convention, representing the Legislature, judiciary and the bar, to meet on second Tuesday of May, 1921, to consider and report on proposed amendments to article 6, Constitution. There is appropriated \$30,000. Read once and referred to Committee on Ways and Means.

STITT. Introductory No. 352; printed No. A. 353; entitled: An act proposing amendments to article 12, Constitution, relative to cities and villages, so as to regulate legislation concerning them and guarantee to them the right of municipal self-government. Read once and referred to Committee on Judiciary; April 16, motion to discharge committee lost.

STITT. Introductory No. 580; printed No. A. 608; entitled: An act amending chapter 178, Laws of 1919, by continuing State bridge and tunnel commission, to consist of four members appointed by Governor and of the State Engineer and New York city commissioner of plants and structures, ex officio. Legal business of commission shall be performed by Attorney-General.

Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 28, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 347), referred to Committee on Finance; April 15, Committee on Rules reported rejected; recommitted to Committee on Public Service.

STITT. Introductory No. 719; printed No. A. 766; entitled: An act inserting new article 16-a, Election Law, providing for non-partisan municipal elections in cities. Read once and referred to Committee on Judiciary.

STITT. Introductory No. 841; printed No. A. 899; entitled: An act providing for compensation for personal injuries or death from operation of motor vehicles and for securing payment as a condition precedent to registration of motor vehicles. The motor vehicle compensation law is enacted as chapter 68 of Consolidated Laws. The State Industrial Commission is to administer the law. Sections 41, 42, Labor Law, as amended by providing for a fourth deputy commissioner to have charge of bureau of motor vehicle compensation. Read once and referred to Committee on Labor and Industries.

STITT. Introductory No. 393; printed Nos. A. 971, 1777, 1920, 2060; entitled: An act amending section 280, Penal Law, by prohibiting practice of law by corporations and voluntary associations, except corporations insuring titles to real property or acting as real estate brokerage agent and benevolent and charitable organizations and insurance companies. Read once and referred to Committee on Codes; March 30, reported, amended to second reading; April 5, amended; April 12, ordered to third reading; amended; April 16, passed; in Senate (Rec. No. 575), referred to Committee on Codes.

STITT. Introductory No. 1377; printed No. A. 1584; entitled: An act amending section 299, Greater New York Charter, by making minimum salary of captain of police detailed as chief inspector, \$7,500; as borough inspector, \$5,300; as inspector, \$4,900; every other captain, \$4,000; chief surgeon,

\$6,500; every other surgeon, \$4,400; salary of police lieutenant is \$3,300; sergeant, \$2,700; and adding police women to salary classification of patrolman and increasing salaries of patrolmen. Read once and referred to Committee on Cities.

STITT. Introductory No. 1405; printed No. A. 1638; entitled: An act amending sections 3, 46, 48, 49, 50, 56, 70, 128, 133, 136 and adding new sections 47 to 47-c, Election Law, relative to primary and designations for primary. County committeemen or delegates chosen by them may convene in convention for various political subdivisions to designate candidates for party nominations for certain offices. There are other provisions. Read once and referred to Committee on Judiciary.

STITT. Introductory No. 1455; printed No. A. 1738; entitled: An act adding new section 135-b, General Municipal Law, authorizing municipal authorities to appropriate money for prenatal care and maternity protection. Read once and referred to Committee on General Laws; April 12, reported and ordered to third reading; passed; April 13, in Senate (Rec. No. 507), ordered to third reading; passed; April 14, to Governor; April 30, approved, being chapter 420.

STITT. Introductory No. 1456; printed No. A. 1739; entitled: An act amending section 740, Greater New York Charter, by increasing from \$6,000 to \$10,000 salary of chief of fire department and increasing salaries of other officers and uniformed members of department. Read once and referred to Committee on Cities.

TAYLOR. Introductory No. 581; printed No. A. 609; entitled: An act authorizing New York City police commissioner to increase pension of James M. Cusack. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4. in Senate (Rec. No. 314), referred to Committee on Cities; April 6, reported and ordered to third reading; passed; April 11, to Mayor; April 27, returned, not accepted.

TRAHAN. Introductory No. 317; printed No. A. 318; entitled: An act amending subdivision 1, section 282, Highway Law, by requiring every motor vehicle owner to file with application for registration, indemnity bond or insurance policy for not less than \$10,000. Read once and referred to Committee on Internal Affairs.

TRAHAN. Introductory No. 428; printed No. A. 437; entitled: An act adding new section 191, Village Law, providing for retirement of policemen in villages. Read once and referred to Committee on Villages.

TRAHAN. Introductory No. 502; printed No. A. 515; entitled: An act amending subdivision 2, section 90, County Law, by providing that a reasonable charge, fixed by board of supervisors for keep of persons committed to county jail for trial or examination, other than for a felony, shall be paid by municipality from which committed. Read once and referred to Committee on Internal Affairs.

TRAHAN. Introductory No. 503; printed No. A. 516; entitled: An act amending section 12, County Law, by empowering Westchester county supervisors to charge for keep of persons committed to county jail for trial or examination. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; March 1, passed; March 2, in Senate (Rec. No. 82), referred to Committee on Internal Affairs.

TRAHAN. Introductory No. 618; printed Nos. A. 652, 783; entitled: An act adding new section 191, Village Law, providing for retirement of policemen in villages in a county of more than 300,000 population and adjoining a first class city. Read once and referred to Committee on Villages; February 16, reported to second reading; February 17, amended; February 22, ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 64), referred to Committee on Villages; March 9, reported to Committee of the Whole; March 10, ordered to third reading;

March 14, passed; March 15, to Governor; March 17, approved, being chapter 99.

TRAHAN. Introductory No. 680; printed Nos. A. 718, 1534, 1823, 2046, 2079; entitled: An act adding new section 109-a, Insurance Law, requiring every motor vehicle owner in New York City and in a county of more than 300,000 adjoining New York City to file with Secretary of State a surety bond or insurance policy of \$2,000. Read once and referred to Committee on Insurance; March 17, reported, amended to second reading; March 22, recommitted; March 31, reported, amended to second reading; April 12, amended; April 14, ordered to third reading; April 15, amended in revision.

TRAHAN. Introductory No. 1172; printed Nos. A. 1296, 1684; entitled: An act amending Yonkers Consolidation Act, relative to division of city into wards. Read once and referred to Committee on Cities; March 24, reported, amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 348), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 19, to Mayor; April 28, returned, accepted; to Governor; May 4, approved, being chapter 576.

TRAHAN. Introductory No. 1195; printed No. A. 1319; entitled: An act amending section 8, Labor Law, by prohibiting employment of any person in combined capacity of towerman and gateman or signalman and gateman on any part of a railroad except where not more than eight regular passenger trains in 24 hours pass each way and where total number of trains each way, both freight and passenger, are generally less than 25. Read once and referred to Committee on Labor and Industries.

TRAHAN. Introductory No. 1329; printed Nos. A. 1516, 1825; entitled: An act amending section 110, Insurance Law, relative to incorporation of mutual fire insurance corporations which may insure against use and occupancy losses caused by interrugiou to business. Corporations organizing under this

section must be stock corporations. Read once and referred to Committee on Insurance; March 31, reported, amended to second reading; April 5, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 508), ordered to third reading and referred to Committee on Insurance; April 14, reported, restored to third reading; April 15, lost; vote reconsidered; tabled.

TRAHAN. Introductory No. 1426; printed Nos. A. 1664, 1814; entitled: An act adding new section 121-b, Town Law, providing for retirement of policemen in any town in a county of more than 300,000 and adjoining a first class city. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March 30, ordered to third reading; March 31, amended in revision; April 7, passed; in Senate (Rec. No. 415), referred to Committee on Internal Affairs; April 13, reported, and ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetocd.

TRAHAN. Introductory No. 1543; printed No. A. 1935; cntitled: An act proposing a stamp tax of 10 cents for each pint, on all beverages containing one-half of one per cent of alcohol shipped into New York State from any other country, state or territory. Stamps are to be issued by tax commission. Sale without stamp is made a misdemeanor. Read once and referred to Committee on Taxation and Retrenchment.

ULLMAN. Introductory No. 57; printed No. A. 57; entitled: An act amending section 1296, Penal Law, by defining grand larceny, second degree, to be the stealing of property valued at more than \$100, instead of \$50, but not exceeding \$5,000, instead of \$500. Read once and referred to Committee on Codes.

ULLMAN. Introductory No. 58; printed No. A. 58; entitled: An act amending section 1297, Penal Law, by making maximum penalty for grand larceny, second degree, ten years' imprisonment instead of five. Read once and referred to Committee on Codes; February 23, reported to second reading; February 24, ordered

to third reading; March 7, passed; March 8, in Senate (Rec. Na. 107), referred to Committee on Codes.

ULLMAN. Introductory No. 59; printed No. A. 59; entitled: An act amending section 1294, Penal Law, by making grand larceny, first degree, the stealing, in any manner whatever of property of the value of more than \$5,000 instead of \$500. Read once and referred to Committee on Codes.

ULLMAN. Introductory No. 60; printed Nos. A. 60, 924: entitled: An act amending section 2127, Penal Law, by changing from 15 to 20 years' imprisonment the maximum penalty for robbery, second degree. Read once and referred to Committee on Codes; February 23, reported amended to second reading: March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 113), referred to Committee on Codes.

ULLMAN. Introductory No. 61; printed No. A. 61, entitled: An act amending section 2129, Penal Law, by changing from 10 to 15 years' imprisonment maximum penalty for robbery, third degree. Read once and referred to Committee on Codes; February 23, reported to second reading; February 24, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 108), referred to Committee on Codes.

ULLMAN. Introductory No. 62; printed No. A. 62; entitled: An act amending section 1295, Penal Law, by changing from 10 to 20 years' imprisonment maximum penalty for grand larceny. first degree. Read once and referred to Committee on Codes: February 23, reported to second reading; February 24, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 109), referred to Committee on Codes.

ULLMAN. Introductory No. 63; printed Nos. A. 63, 735. 923; entitled: An act amending section 408, Penal Law, relative to possession of burglars' instruments. Read once and referred to Committee on Codes; February 16, amended and recommitted: February 23, reported amended to second reading; March 1, ordered to third reading; March 7, recommitted.

ULLMAN. Introductory No. 64; printed Nos. A. 64, 925; entitled: An act amending section 407, Penal Law, by changing from 10 to 20 years maximum penalty for burglary, second degree, and from 5 to 15 years maximum penalty for burglary, third degree. Read once and referred to Committee on Codes; February 23, reported amended to second reading; March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 114), referred to Committee on Codes.

ULLMAN. Introductory No. 65; printed Nos. A. 65, 587, 922, 1106; entitled: An act amending section 1308, Penal Law, so as to provide that a confederate in the case of criminally receiving stolen goods need not receive any money, property or reward from the receiver to establish his guilt. Read once and referred to Committee on Codes; February 8, amended and recommitted; February 23, reported amended to second reading; March 1, ordered to third reading; March 2, amended in revision; March 8, passed; in Senate (Rec. No. 127), referred to Committee on Codes; March 9, reported to Committee of the Whole.

ULLMAN. Introductory No. 66; printed Nos. A. 66, 921; entitled: An act amending section 241, Penal Law, by increasing from 10 to 15 years' imprisonment the penalty for assault, first degree. Read once and referred to Committee on Codes; February 23, reported amended to second reading; March 1, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 112), referred to Committee on Codes.

ULLMAN. Introductory No. 67; printed No. A. 67; entitled: An act amending section 1048, Penal Law, by making the penalty for murder, second degree, life imprisonment instead of 20 years to life. Read once and referred to Committee on Codes; February 23, reported to second reading; February 24, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 110), referred to Committee on Codes.

ULLMAN. Introductory No. 68; printed Nos. A. 68, 586, 1169; S. 1824; entitled: An act amending section 154, Criminal Code, by making an attendant or an official of the General Sessions

Court, New York county, or of the Supreme Court, First Department, a peace officer. Read once and referred to Committee on Codes; February 8, amended and recommitted; February 23, reported to second reading; March 2, ordered to third reading; March 3, amended in revision; March 9, passed; March 10, in Senate (Rec. No. 135), referred to committee on Codes; April 13, reported amended; ordered to third reading; passed; Assembly concurs; April 18, to Governor; April 30, approved, being chapter 375.

ULLMAN. Introductory No. 69; printed No. A. 69; entitled: An act amending section 1627, Penal Law, relative to perjury, by providing that falsity of statement shall be presumptively established by proof that defendant has testified under oath to contrary thereof in any other testimony, whether written or not. Read once and referred to Committee on Codes; February 23, reported to second reading; February 24, ordered to third reading; March 7, passed; March 8, in Senate (Rec. No. 111), referred to Committee on Codes.

ULLMAN. Introductory No. 562; printed Nos. A. 582, 926; entitled: An act amending sections 211, 211-a, 212, 230, 233, 235, 236, 242, 243, 244, 249, and repealing section 211-b, Prison Law, relative to compensation of prisoners. Read once and referred to Committee on Judiciary; February 23, reported amended to second reading; March 1, ordered to third reading; March 16, recommitted.

ULLMAN. Introductory No. 563; printed No. A. 583; entitled: An act adding new section 1097-b, Greater New York Charter, authorizing education department during July and August to provide a two weeks' vacation for school children. Read once and referred to Committee on Cities.

ULLMAN. Introductory No. 582; printed No. A. 610; entitled: Concurrent resolution, proposing amendments to article 12, Constitution, so as to regulate legislation concernings cities and villages and to guarantee to them the right of municipal self-government. Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 720; printed No. A. 767; entitled: An act adding new section 409, Penal Law, making possession of burglar's instruments presumptive evidence of crime and a misdemeanor and, if previously convicted of crime, a felony. Read once and referred to Committee on Codes.

ULLMAN. Introductory No. 721; printed No. A. 768; entitled: An act amending sections 12, 18, 20, Workmen's Compensation Law, by providing that compensation shall be allowed from day of disability, instead of from the end of the first 14 days. Read once and referred to Committee on Labor and Industries.

ULLMAN. Introductory No. 800; printed No. A. 853; entitled: An act amending section 829, Civil Code, relative to when a party or interested person cannot be examined. Read once and referred to Committee on Codes.

ULLMAN. Introductory No. 814; printed No. A. 867; entitled: An act amending subdivision 1, section 6, General Corporation Law, by providing that no corporation shall be permitted to do business in this State unless its name end with designation "Company" or "Co.," without being immediately preceded by "and" or "&." Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 815; printed No. A. 868; entitled: An act amending section 80, Partnership Law, relative to continuation of partnership and business names. Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 816; printed No. A. 869; entitled: An act amending section 82, Partnership Law, relative to fictitious firm names. Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 817; printed No. A. 870; entitled: An act amending section 924; Penal Law, relative to fictitious co-partnership names. Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 818; printed No. A. 871; entitled: An act amending section 440, Penal Law, relative to conducting business under an assumed name. Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 842; printed No. A. 900; entitled: An act amending chapter 405, Laws of 1857, by reducing number of wardens for port of New York from nine to five, all appointments to be for term of five years instead of three. Provision for payment by State of office expenses and salaries of employees is stricken out. Read once and referred to Committee on Ways and Means.

ULLMAN. Introductory No. 844; printed Nos. A. 902, 1416, 1492; entitled: An act amending section 104, Executive Law, relative to fees paid by notaries public and to amounts allotted by New York and Kings. Read once and referred to Committee on Judiciary; March 10, reported, amended to second reading; March 15, ordered to third reading; March 16, amended in revision; March 23, passed; March 24, in Senate (Rec. No. 240), referred to Committee on Judiciary; April 14, reported and ordered to third reading; April 15, passed; April 18, to Governor; May 3, approved, being chapter 504.

ULLMAN. Introductory No. 927; printed Nos. A. 1012, 1680, 1765; entitled: An act amending section 1373, Greater New York Charter, relative to appointment of clerks and deputy clerks of municipal court. Read once and referred to Committee on Cities; March 24, reported, amended to second reading; March 29, ordered to third reading; March 31, amended in revision; April 7, passed; in Senate (Rec. No. 407), referred to Committee on Cities; reported by Committee on Rules; passed; to Mayor; April 20, returned, not accepted.

ULLMAN. Introductory No. 928; printed No. A. 1013; entitled: An act amending section 221-a, Gréater New York Charter, by authorizing sinking fund commissioners on recommendation of comptroller, to cancel taxes on property of the city. Read once and referred to Committee on Cities.

ULLMAN. Introductory No. 1213; printed No. A. 1337; entitled: An act amending section 162, Judiciary Law, by providing for appointment of temporary stenographer for general sessions court, New York City, where official stenographer fails to attend. Read once and referred to Committee on Judiciary; March 16, reported to second reading; March 17, ordered to third reading; March 23, passed; March 24, in Senate (Rec. No. 251), referred to Committee on Judiciary; April 16, reported, and ordered to third reading; passed, April 18, to Governor; April 30, approved, being chapter 415.

ULLMAN. Introductory No. 1221; printed No. A. 1345; entitled: An act adding new section 171, Judiciary Law, providing for classification of certain confidential attendants to Supreme Court justices. Read once and referred to Committee on Judiciary.

ULLMAN. Introductory No. 1222; printed No. A. 1346; entitled: An act providing for commitment, custody and control of wayward minors between 16 and 21 years of age in New York City. Read once and referred to Committee on Codes; March 30, reported to second reading; March 31, ordered to third reading; April 6, stricken from calendar.

ULLMAN. Introductory No. 1223; printed Nos. A. 1347, 1703; entitled: An act amending section 77, New York City Inferior Criminal Courts Act, by providing for temporary detention of younger and less hardened female offenders. Read once and referred to Committee on Codes; March 23, reported to second reading; March 24, ordered to third reading; March 28, amended in revision; March 31, passed; April 4, in Senate (Rec. No. 315), referred to Committee on Codes; April 11, committee discharged; ordered to third reading; passed; April 14, to Mayor; April 22, returned, accepted; to Governor; May 6, approved, being chapter 623.

ULLMAN. Introductory No. 1363; printed Nos. A. 1561, 1776, 1941; entitled: An act amending sections 242, 243, Prison Law, relative to commutation of sentences of convicts by author-

izing parole board to prescribe conditions and terms upon which convicts shall be allowed to go on parole outside prison walls. Read once and referred to Committee on Penal Institutions; March 23, reference changed to Committee on Judiciary; March 30, reported, amended to second reading; April 5, ordered to third reading; April 6, amended in revision; April 12, passed; April 13, in Senate (Rec. No. 509), ordered to third reading and referred to Committee on Penal Institutions; April 14, reported, restored to third reading; April 15, passed; April 18, to Governor; May 4, approved, being chapter 567.

ULLMAN. Introductory No. 1364; printed No. A. 1562; entitled: An act amending section 1942, Penal Law, by striking out provision for parole of convicts sentenced a fourth time for felony. Read once and referred to Committee on Codes.

VAN WAGENEN. Introductory No. 583; printed No. A. 611; entitled: An act amending section 173, Health Law, by providing that holder of a license to practice osteopathy shall be subject to all State and municipal regulations relative to reporting births and deaths and all matters pertaining to public health with equal rights and obligations as physicians of other schools of medicine. Read once and referred to Committee on Public Health; March 9, reported adversely; March 10, recommitted.

VAN WAGENEN. Introductory No. 633; printed No. A. 667; entitled: An act authorizing Court of Claims to determine claim of John H. Hasbrouck, Katheryn Leonhard and Walter D. Hasbrouck, as trustees for Emily S. Burnett, for damages to Sleightsburg ferry by construction of State road. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 28, passed; March 29, in Senate (Rec. No. 271), referred to Committee on Judiciary; April 13, committee discharged; substituted for S. 379 on third reading; April 13, passed; April 14, to Governor; May 13, vetoed.

VAN WAGENEN. Introductory No. 1288; printed No. A. 1451; entitled: An act providing for establishing a portion of

westerly boundary of Ulster county and appropriating \$5,000. Read once and referred to Committee on Ways and Means; April 5, reported to second reading; April 6, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 445), ordered to third reading and referred to Committee on Finance; April 14, reported; restored to third reading; recommitted.

WACKERMAN. Introductory No. 532; printed No. A. 552; entitled: An act amending sections 19, 95, New York Municipal Court Code, relative to procedure in actions for wages. Read once and referred to Committee on Codes.

WACKERMAN. Introductory No. 533; printed No. A. 553; entitled: An act repealing section 12, Workmen's Compensation Law, relating to compensation for first two weeks of disability. Read once and referred to Committee on Labor and Industries.

WACKERMAN. Introductory No. 584; printed No. A. 612; entitled: An act adding new section 1745, Penal Law, making it a felony to sell or dispose of any habit-forming drug as same is defined in Health Law, this section not to apply to sales permitted by such law. Read once and referred to Committee on Codes.

WACKERMAN. Introductory No. 801; printed No. A. 854; entitled: An act amending section 193-a, Conservation Law, by permitting owner of licensed dog to take him afield for training purposes on Long Island from October 1 to February 28. Read once and referred to Committee on Conservation; April 4, reported adversely.

WACKERMAN. Introductory No. 977; printed No. A. 1064; entitled: An act amending section 4, Lien Law, by providing that if an owner encumbers his interest by mortgage or otherwise after commencing improvement and prior to filing of a mechanic's lien, the lien shall extend to the interest thus encumbered and the mortgage or other encumbrance shall be inferior thereto. Read once and referred to Committee on Judiciary.

WALLACE. Introductory No. 192; printed No. A. 192; entitled: An act amending section 1897, Penal Law, by permitting a person to have a revolver in his dwelling or place of business or elsewhere in New York City if notice is given to the police commissioner. The commissioner may, however, after investigation notify such person that he cannot possess a revolver without obtaining a license. Read once and referred to Committee on Codes.

WALLACE. Introductory No. 243; printed No. A. 245; entitled: An act adding new article 11-a, County Law, providing for election of public defenders to defend without expense persons without means to employ counsel who have been indicted by grand jury or charged with commission of any crime. Read once and referred to Committee on Internal Affairs.

WALLACE. Introductory No. 244; printed No. A. 246; entitled: An act amending section 1756, Civil Code, by listing among causes for absolute divorce wilful desertion for one year, conviction of felony or infamous crime, drunkenness or drug addiction, extreme cruelty, insanity and neglect of husband for one year to provide necessaries of life. Read once and referred to Committee on Codes.

WALLACE. Introductory No. 245; printed No. A. 247; entitled: An act amending section 841, Civil Code, relative to presumption of death and time within which actions, depending on death of a person, may be commenced. Seven years from his disappearance shall be deemed the time when cause of action accrues unless proven that person was alive after presumption of death arose. Read once and referred to Committee on Codes.

WALLACE. Introductory No. 246; printed No. A. 248; entitled: An act amending section 1747, Civil Code, by providing that in an action to annul a marriage with a lunatic, heretofore or hereafter brought by same party contracting such marriage in good faith, judgment annulling such marriage may be rendered during life of lunatic. Read once and referred to Committee on Codes.

WALLACE. Introductory No. 1330; printed No. A. 1517; entitled: An act adding new section 958, Penal Law, and amending section 170, Health Law, prohibiting splitting of fees by physicians and surgeons without knowledge or consent of patient. Violation is a misdemeanor. Read once and referred to Committee on Codes; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 510), referred to Committee on Codes.

WALSH. Introductory No. 619; printed No. A. 653; entitled: An act amending section 205, Greater New York Charter, by permitting sinking fund commissioners to invest sinking fund moneys in bonds to encourage construction of new dwellings. Read once and referred to Committee on Cities.

WALSH. Introductory No. 722; printed No. A. 769; entitled: An act adding new section 21-b, Civil Service Law, by retiring on full pay disabled veterans of the World War who were employed for a continuous service of one year or more in the civil service of State, cities and counties prior to entry in the World War. Read once and referred to Committee on Judiciary.

WALSH. Introductory No. 775; printed No. A. 828; entitled: An act authorizing New York city police commissioner to rehear charges and reinstate C. C. O'Brien, former patrolman in department. Read once and referred to Committee on Cities; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 316), referred to Committee on Cities; April 12, reported and ordered to third reading; April 14, passed; April 18, to Mayor; May 2, returned, not accepted.

WALSH. Introductory No. 1037; printed Nos. A. 1149, 1407; entitled: An act amending subdivision 3, section 31, New York City Inferior Criminal Courts Act, relative to jurisdiction of special session court in bastardy cases. Read once and referred to Committee on Codes; March 9, reported to second reading; March 10, ordered to third reading; March 11, amended in

revision; March 17, passed; March 21, in Senate (Rec. No. 89), referred to Committee on Codes; March 30, reported to Committee of the Whole; April 5, ordered to third reading; April 7, passed; April 11, to Mayor; April 22, returned, accepted; to Governor; May 6, approved, being chapter 600.

WALSH. Introductory No. 1316; printed No. A. 1486; entitled: An act adding new section 329-b, Highway Law, prohibiting use of colored lights on front of motor vehicles. Violation shall be punished by fine of not to exceed \$25. Read once and referred to Committee on Internal Affairs.

WALSH. Introductory No. 1493; printed No. A. 1845; entitled: An act amending section 245, Military Law, relative to salaries of State and municipal officers and employees returning from military or naval duty. Read once and referred to Committee on Military Affairs; April 5, reported to second reading; April 6, ordered to third reading.

WARREN. Introductory No. 222; printed No. A. 224; entitled: An act providing that where adjudication has been made respecting provision of law relating to moneys due the State, the Comptroller, on application therefor, may receive amount due on any unpaid account or sum claimed according to such adjudication. Read once and referred to Committee on Ways and Means.

WARREN. Introductory No. 366; printed No. A. 366; entitled: An act amending section 24, General Construction Law, by making October 27, Roosevelt's birthday, a public holiday. Read once and referred to Committee on General Laws.

WARREN. Introductory No. 464; printed No. A. 473; entitled: An act amending chapter 857, Laws of 1866, by enlarging powers of the Brooklyn Improvement Company. Read once and referred to Committee on Judiciary; April 5, reported to second reading; April 6, recommitted.

WARREN. Introductory No. 465; printed No. A. 474; entitled: An act releasing to Della L. Collins, of Jamaica, the

State's interest in real property, etc., of John W. Collins, deceased. Read once and referred to Committee on Ways and Means.

WARREN. Introductory No. 1146; printed No. A. 1270; entitled: An act amending chapter 704, Laws of 1901, relative to compensation of copyists or recording clerks of current records in office of Kings county clerk. Read once and referred to Committee on Internal Affairs; March 23, reported to second reading; March 24, ordered to third reading; March 30, passed; March 31, in Senate (Rec. No. 290), referred to Committee on Internal Affairs; April 6, reported and ordered to third reading; April 8, passed; April 11, to Mayor; April 22, returned, not accepted; held by Governor not a city bill; May 5, approved, being chapter 586.

WARREN. Introductory No. 1147; printed No. A. 1271; entitled: An act permitting Bay Ridge Park Improvement Company to apply to State Tax Commission for revision of taxes under section 182, Tax Law. Read once and referred to Committee on Taxation and Retrenchment; March 30, reported to second reading; March 31, ordered to third reading; April 7, passed; in Senate (Rec. No. 396), referred to Committee on Taxation and Retrenchment; April 16, reported; ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

WAYS AND MEANS COMMITTEE. Introductory No. 1309; printed Nos. A. 1456, 1588; entitled: An act making appropriation for the support of government. Second reading; March 21, amended; March 22, ordered to third reading; March 28, passed; March 29, in Senate (Rec. No. 272), substituted for S. 963 on third reading; March 30, passed; to Governor; April 9, approved, being chapter 176.

WEBB. Introductory No. 151; printed No. A. 151; entitled: An act amending section 198, Conservation Law, relative to taking of raccoon. Read once and referred to Committee on Conservation; April 4, reported adversely.

WEBB. Introductory No. 191; printed No. A. 191; entitled: An act amending section 24, General Construction Law, by making November 11, known as Armistice day, a holiday. Read once and referred to Committee on Judiciary.

WEBB. Introductory No. 333; printed No. A. 334; entitled: An act amending section 290-a, Highway Law, by permitting Secretary of State to suspend or revoke a certificate of motor vehicle registration or a license of operator or chauffeur upon conviction of holder, of petit larceny, as well as felony, as at present. Read once and referred to Committee on Internal Affairs.

WEBB. Introductory No. 356; printed Nos. A. 357, 734; entitled: An act adding new section 119, Town Law, authorizing town board, on petition, to appoint a traffic policeman in any unincorporated village or hamlet in town, or on its own motion to provide "dummy policemen." Read once and referred to Committee on Internal Affairs; February 16, amended and recommitted; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 128), referred to Committee on Internal Affairs.

WEBB. Introductory No. 554; printed No. A. 574; entitled: An act amending section 253, Conservation Law, relative to the use of tip-ups in waters of Dutchess county. Read once and referred to Committee on Conservation; April 4, reported adversely.

WEBB. Introductory No. 1038; printed Nos. A. 1150, 1619; entitled: An act authorizing town board of Pine Plains, Dutchess county, to establish fire limits for hamlet of Pine Plains. Read once and referred to Committee on Internal Affairs; March 23. reported amended to second reading; March 29, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 349). referred to Committee on Internal Affairs; April 6, reported and ordered to third reading; April 7, passed; April 9, to Governor: April 21, approved, being chapter 289.

WELLS. Introductory No. 70; printed No. A. 70; entitled: An act amending section 1527, Greater New York Charter, by striking out provision for publication in City Record of registered voters lists. Read once and referred to Committee on Cities; February 2, reported to second reading; February 3, ordered to third reading; February 8, passed; February 9, in Senate (Rec. No. 9), referred to Committee on Cities; March 9, reported to Committee of the Whole; April 3, ordered to third reading; April 6, passed; to Mayor; April 18, returned, not accepted.

WELLS. Introductory No. 71; printed Nos. A. 71, 1537, 1622; entitled: An act amending subdivision 7, section 4, Tax Law, by providing that the use of any real property exempt from taxation as a polling place shall not be deemed to impair any exemption otherwise applicable to such property. Read once and referred to Committee on Taxation; March 17, reported amended to second reading; March 23, amended; March 29, ordered to third reading; April 6, in Senate (Rec. No. 397), referred to Committee on Taxation and Retrenchment; April 13, reported, and ordered to third reading; April 14, passed; April 15, to Governor; April 30, approved, being chapter 446.

WELLS. Introductory No. 152; printed No. A. 152; entitled: An act amending section 1897, Penal Law, by providing that prohibition against the carrying of firearms without a license shall not apply to a person residing in New York city who has never been convicted of a crime. Read once and referred to Committee on Codes.

WELLS. Introductory No. 247; printed No. A. 249; entitled: An act amending section 162, Membership Corporations Law, relative to funds of veteran soldiers' and sailors' associations. Read once and referred to Committee on Judiciary; April 12, reported, and ordered to third reading; passed; April 13, in Senate (Rec. No. 512), referred to Committee on Judiciary.

WELLS. Introductory No. 288; printed No. A. 398; entitled: An act amending the Election Law generally. Read once and referred to Committee on Judiciary.

WELLS. Introductory No. 318; printed Nos. A. 319, 1677, 1743; entitled: An act to provide for reinstatement of Lena Zipfel to her position in the teaching staff of the New York city public schools. Read once and referred to Committee on Judiciary; March 24, reported amended to second reading; March 29, amended; March 31, ordered to third reading; April 6, passed; April 7, in Senate (Rec. No. 398), referred to Committee on Public Education; April 13, reported, and ordered to third reading; April 14, passed; April 15, to Governor; May 13, vetoed.

WELLS. Introductory No. 319; printed No. A. 320; entitled: An act amending section 220, Military Law, by providing that pension for members of militia wounded or disabled while in service of State shall not be less than \$30 a month. Read once and referred to Committee on Military Affairs; February 9, reported to second reading; February 10, ordered to third reading; February 15, passed; February 16, in Senate (Rec. No. 32), referred to Committee on Finance.

WELLS. Introductory No. 320; printed No. A. 321; entitled: An act amending sections 145, 150, 152, New York City Municipal Court Code, by providing that city marshals shall be appointed by justices in each district, instead of by mayor. Read once and referred to Committee on Codes.

WELLS. Introductory No. 353; printed No. A. 354; entitled: An act amending sections 757, 760-a, 763, 764, 765, 776, Penal Law, relative to offenses against the elective franchise. Read once and referred to Committee on Codes.

WELLS. Introductory No. 354; printed No. A. 355; entitled: An act amending section 42, adding new sections 43, 44, Public Officers Law, by providing for filling vacancies in elective officers at general and special elections. Read once and referred to Committee on Judiciary.

WELLS. Introductory No. 355; printed No. A. 356; entitled: An act adding new section 21-b, Civil Service Law, by providing for pensions for veterans and exempt volunteer firemen in the civil service. Read once and referred to Committee on Judiciary.

WELLS. Introductory No. 482; printed No. A. 492; entitled: An act creating a commission on reorganization and retrenchment of New York city, of twenty-three members, two to be appointed by President pro tem of Senate, four by Speaker of Assembly, and fifteen citizens by the Governor of whom four shall reside in Manhattan, four in Brooklyn, three in Bronx, three in Queens and one in Richmond. Members are to receive only actual expenses. All expenses, not to exceed \$50,000, shall be paid by city. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; March 23, recommitted.

WELLS. Introductory No. 723; printed No. A. 770; entitled: An act repealing section 1897, renumbering section 1897-a as 1897-b, and adding new sections 1897, 1897-a, Penal Law, by making carrying and use of dangerous weapons a misdemeanor and, if previously convicted of a crime, a felony; and making it a felony for a person not a citizen of United States or a person who, whether a citizen or not, shall have been convicted of a felony, to carry concealed on his person any pistol or revolver. Read once and referred to Committee on Codes.

WELLS. Introductory No. 894; printed No. A. 972; entitled: An act amending chapter 122, Laws of 1919, relative to persons entitled to service ribbons and medals of honor for service in the United States military or naval forces during World war. Read once and referred to Committee on Military Affairs; March 10, reported to second reading; March 11, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 175), referred to Committee on Military Affairs; March 23, reported, and ordered to third reading; passed; March 25, to Governor; April 1, approved, being chapter 142.

WELLS. Introductory No. 1049; printed Nos. A. 1161, 1625, 1768; entitled: An act amending sections 145, 150, 152, New York City Municipal Court Code, by providing that on or before May 15, 1921, the justice in each district shall appoint one marshal for term of six years. Read once and referred to Committee on Codes; March 23, reported amended to second reading; March 29, ordered to third reading; March 31, amended in revision; April 7, passed; in Senate (Rec. No. 406), substituted for S. 1192 on third reading; reported by Committee on Rules; passed; April 7, to Mayor; April 20, returned, not accepted.

WELLS. Introductory No. 1148; printed Nos. A. 1272, 1687, 1766; entitled: An act amending section 553, Greater New York Charter, relative to pensions in street cleaning department. Read once and referred to Committee on Cities; March 24, reported amended to second reading; March 29, ordered to third reading; March 31, amended in revision; April 7, passed; in Senate (Rec. No. 408), substituted for S. 993 on third reading; passed; to Mayor; April 22, returned, not accepted.

WELLS. Introductory No. 1429; printed No. A. 1667; entitled: An act amending section 245, Military Law, relative to classification of State and municipal officers and employees returning from military or naval duty. Read once and referred to Committee on Ways and Means; April 16, reported, and ordered to third reading; passed; in Senate (Rec. No. 582), ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

WELLS. Introductory No. 1497; printed No. A. 1849; entitled: An act amending section 79, Military Law, relative to retirement and discharge of officers. Read once and referred to Committee on Military Affairs; April 5, reported to second reading; April 6, ordered to third reading; April 12, passed; April 13, in Senate (Rec. No. 511), referred to Committee on Military Affairs.

WELLS. Introductory No. 1515; printed Nos. A. 1872, 2014; entitled: An act amending Election Law generally. Read once and referred to Committee on Judiciary; April 7, amended and recommitted.

WELLS. Introductory No. 1544; printed No. A. 1936; entitled: An act amending section 79, Military Law, relative to retirement and discharge of officers. Read once and referred to Committee on Military Affairs.

WELLS. Introductory No. 1573; printed No. A. 1991; entitled: An act ending terms on June 1, 1921, of city marshals appointed by mayor in New York city and providing for appointment of such marshals for six year terms by municipal court justices. Read once and referred to Committee on Cities; April 14, reported, and ordered to third reading; passed; in Senate (Rec. No. 542), referred to Committee on Cities; April 15, reported to Committee of the Whole; April 16, reported by Committee on Rules; ordered to third reading; passed; April 18, to Governor; May 9, vetoed.

WESTALL. Introductory No. 972; printed No. A. 1059; entitled: An act amending section 90, Village Law, by authorizing village trustees to regulate and prohibit keeping of bees within village limits. Read once and referred to Committee on Villages.

WESTALL. Introductory No. 973; printed Nos. A. 1060, 1438; entitled: An act amending chapter 285, Laws of 1903, relative to moneys constituting police pension fund and to payment of pensions in village of Port Chester. Read once and referred to Committee on Villages; March 10, reported to second reading; March 11, ordered to third reading; amended in revision; March 17, stricken from calendar.

WESTALL. Introductory No. 974; printed No. A. 1061; entitled: An act amending White Plains city charter relative to city judge and acting city judge. Read once and referred to Committee on Cities; March 16, reported to second reading; March 17, ordered to third reading; April 11, stricken from calendar.

WESTALL. Introductory No. 975; printed No. A. 1062; entitled: An act amending White Plains city charter relative to city ordinances, frontage tax, expense of paving and to qualifica

tions of policemen. Read once and referred to Committee: Cities; March 16, reported to second reading; March 17, only to third reading; March 30, passed; March 31, in Senate 18. No. 291), substituted for S. 692 on third reading; passed: Apr. 1, to Mayor; April 14, returned, accepted; to Governor: Apr. 22, approved, being chapter 322.

WESTALL. Introductory No. 976; printed No. A. 1063; e) titled: An act amending chapter 818, Laws of 1868, by incresing amount which may be raised by village of Port Chester for public health purposes. Read once and referred to Committee on Villages; March 10, reported to second reading; March 11, and dered to third reading; March 16, stricken from calendar.

WESTALL. Introductory No. 1013; printed No. A. 1101: entitled: An act amending chapter 106, Laws of 1906, by increasing salary of police justice in Port Chester. Read once and referred to Committee on Villages; March 10, reported to second reading; March 11, ordered to third reading; March 16. stricker from calendar.

WESTALL. Introductory No. 1014; printed No. A. 1102: entitled: An act confirming acts of commissioners appointed to lay out and assess damages upon opening of a public highway it town of New Castle, Westchester county. Read once and referred to Committee on Internal Affairs.

WESTALL. Introductory No. 1167; printed No. A. 1291: entitled: An act adding new section 215-a, Conservation Law, making open season for quail in Westchester, Putnam, Dutchess and Rockland counties November 1 to November 15. Read once and referred to Committee on Conservation.

WESTALL. Introductory No. 1168; printed No. A. 1292; entitled: An act adding new section 203, Conservation Law, making open season for raccoon in Westchester, Putnam, Dutchest and Rockland counties October 15 to December 31. Read once and referred to Committee on Conservation.

WESTALL. Introductory No. 1169; printed No. A. 1293; entitled: An act adding new section 189, Conservation Law, prohibiting hunting in Westchester, Putnam, Dutchess and Rockland counties at any period other than during October, November and December. Carrying gun in field during any other month shall be presumptive evidence of violation. Read once and inferred to Committee on Conservation.

WESTALL. Introductory No. 1315; printed No. A. 1485; entitled: An act amending section 1245-a, Civil Code, relative to time of filing certain processes with proof of service in New York and Bronx counties. Read once and referred to Committee on Codes; March 30, reported to second reading; March 31, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 446), substituted for S. 984 on third reading; passed; April 15, to Governor; May 13, vetoed.

WESTALL. Introductory No. 1427; printed No. A. 1665; entitled: An act adding new subdivision 3, section 170, Insurance Law, authorizing title and credit guaranty corporations to examine titles to motor vehicles and guarantee owners thereof against loss by reason of defective title. Read once and referred to Committee on Insurance.

WESTALL. Introductory No. 1428; printed No. A. 1666; entitled: An act amending subdivision 2, section 161, Labor Law, by excepting hotel employees from the one day in seven rest provision. Read once and referred to Committee on Labor and Industries; March 31, reported to second reading; April 1, ordered to third reading; April 11, passed; April 13, in Senate (Rec. No. 447), referred to Committee on Labor and Industry; April 13, reported, ordered to third reading; April 14, passed; April 15, to Governor; May 9, approved, being chapter 671.

WESTALL. Introductory No. 1546; printed No. A. 1938; entitled: An act adding new section 343, Public Health Law, requiring the service in hotels, restaurants, dining cars, steamboats, public, penal or charitable institutions, of only such food

as is fit for human consumption. No action shall be brought for personal injuries on account of eating unfit food except for absence of reasonable care. Read once and referred to Committee on Public Health; April 16, reported, ordered to third reading; passed; in Senate (Rec. No. 573), ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

WHEELOCK. Introductory No. 101; printed Nos. A. 101. 410; entitled: An act amending sections 120, 121, 122, 161, adding new sections 122-a, 122-b, and repealing section 355, Highway Law, relative to designation and ultimate and definite system of State and county highways to be constructed and maintained by the State and to approve a map upon which such system is designated. Read once and referred to Committee on Internal Affairs; January 28, reported amended to second reading; February 9, stricken from calendar.

WHEELOCK. Introductory No. 265; printed Nos. A. 267, 2077; entitled: An act amending section 206, General Business Law, by providing that "there shall also be posted, in a conspicuous place and manner in each room in such hotel or inn used for lodging guests, a statement of the charge or rate of charge for lodging in such room and, if meals are furnished in connection with lodging therein, the charge or rate of charge for such meals." Read once and referred to Committee on General Laws; April 15, reported amended and recommitted.

WHEELOCK. Introductory No. 359; printed Nos. A. 359; S. 1072; entitled: An act amending section 142, Town Law, by providing that in Livingston county any town may elect to make provisions of article applicable to such town. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 129), referred to Committee on Internal Affairs; March 11, amended and recommitted; March 24, committee discharged; ordered to third reading; March 28, passed; April 5, Assembly concurs; April 6, to Governor; April 20, approved, being chapter 216.

WHEELOCK. Introductory No. 360; printed No. A. 360; entitled: An act amending section 185, Conservation Law, by increasing from \$1.10 to \$1.25 license fee for hunting and trapping license for resident of State and relative to disposition of fees. Read once and referred to Committee on Conservation; April 4, reported adversely.

WHEELOCK. Introductory No. 400; printed No. A. 404; entitled: An act amending section 1897, Penal Law, relative to licenses to carry firearms. Power to issue licenses, outside of New York City, is given to a judge or justice of a court of record instead of to any magistrate as at present. Read once and referred to Committee on Codes.

WHEELOCK. Introductory No. 622; printed Nos. A. 656, 1411, 1615; entitled: An act amending sections 15, 20, Domestic Relations Law, by increasing from \$1 to \$2 fee of town or city clerk for issuing marriage licenses. Such clerk each month shall transmit to county clerk \$1 of amount so received, county clerk if salaried officer to pay same to treasurer. Read once and referred to Committee on Judiciary; March 10, reported amended to second reading; March 15, ordered to third reading; March 23, amended; March 31, passed; April 4, in Senate (Rec. No. 317), referred to Committee on Judiciary; April 16, reported, ordered to third reading; passed; April 18, to Governor; April 22, approved, being chapter 317.

WHEELOCK. Introductory No. 656; printed No. A. 692; entitled: An act amending section 10-a, County Law, by changing time for quarterly meetings of boards of supervisors. Read once and referred to Committee on Internal Affairs.

WHEELOCK. Introductory No. 776; printed No. A. 829; entitled: An act amending section 10-a, County Law, relative to quarterly meetings of supervisors of Livingston county. Read once and referred to Committee on Internal Affairs; February 23, reported to second reading; February 24, ordered to third reading; March 2, passed; March 3, in Senate (Rec. No. 93),

substituted for S. 482 on third reading; passed; March 4, to Governor; March 9, approved, being chapter 57.

WHEELOCK. Introductory No. 788; printed No. A. 841; entitled: An act amending subdivision 8, section 282, Highway Law, relative to transfer of used motor vehicles. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 130), substituted for S. 534 on third reading; passed; March 10, to Governor; March 16, approved, being chapter 81.

WHEELOCK. Introductory No. 845; printed Nos. A. 903, 1170; entitled: An act amending section 191, Highway Law, relative to amount of damages to be paid whenever land is dedicated to a town for highway purposes. Read once and referred to Committee on Internal Affairs; March 2, reported to second reading; March 3, ordered to third reading; March 4, amended in revision; March 9, passed; March 10, in Senate (Rec. No. 136), substituted for S. 579 on third reading; passed; March 11, to Governor; March 16, approved, being chapter 84.

WHEELOCK. Introductory No. 1079; printed No. A. 1200; entitled: An act amending section 282, Highway Law, relative to registration fees for auto trucks or light delivery cars, by striking out the words "used for hire." Read once and referred to Committee on Internal Affairs; March 9, reported to second reading; March 10, ordered to third reading; March 15, passed; March 16, in Senate (Rec. No. 164), substituted for S. 756 in Committee of the Whole; April 7, ordered to third reading; April 8, passed; April 9, to Governor; May 13, vetoed.

WHEELOCK. Introductory No. 1260; printed Nos. A. 1402, 1598; entitled: An act amending sections 2, 138-b, 142-a, 161, 164, 167, and adding new section 167-b, Highway Law, by providing that cost of eliminating railroad grade crossings in connection with Federal aid highways shall be borne 50 per cent by the railroad company, 25 per cent by Federal government and

25 per cent by State; and relative to culverts and to reconstructing a State or county highway as a joint co-operative road. In case of reconstructing a highway 50 per cent of cost shall be borne by State and 50 per cent by Federal government. Read once and referred to Committee on Internal Affairs; March 16, reported to second reading; March 17, ordered to third reading; March 21, amended; March 31, stricken from calendar.

WHEELOCK. Introductory No. 1308; printed Nos. A. 1474, 1815; entitled: An act amending sections 281, 289, Highway Law, by providing that ambulances to be excepted from definition of "motor vehicle" must be used exclusively for charitable purposes and providing that of the fee of \$5 for a chauffeur's license \$3 shall be for examination of chauffeur and \$2 for license fee. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; March 30, ordered to third reading; March 31, amended in revision; April 7, passed; April 8, in Senate (Rec. No. 416), ordered to third reading and referred to Committee on Internal Affairs; April 14, reported, restored to third reading; April 15, passed; April 16, to Governor; May 13, vetoed.

WHEELOCK. Introductory No. 1385; printed No. A. 1595; entitled: An act amending subdivision 1, section 291, Highway Law, by providing that all fines or forfeitures collected for violation of any local ordinance or regulation under section 288 shall be paid over to the State Treasurer. Read once and referred to Committee on Internal Affairs; March 29, reported to second reading; April 16, recommitted.

WHEELOCK. Introductory No. 1494; printed No. A. 1846; entitled: An act amending subdivision 11, section 1423, Penal Law, by providing that a danger sign or signal device placed in a public highway by authority of State Highway Commission, person or corporation, may contain thereon such advertising matter as may be approved by commissioner. Read once and referred to Committee on Codes; April 13, reported, ordered to third reading; passed; in Senate (Rec. No. 513), referred to Committee on Codes.

WHITCOMB. Introductory No. 218; printed No. A. 220; entitled: An act relative to conveyance and dedication as public streets of two alleys in village of Endicott, Broome county. Read once and referred to Committee on Villages; February 2, reported to second reading; February 3, ordered to third reading; February 9, passed; February 14, in Senate (Rec. No. 13), referred to Committee on Affairs of Villages; February 17, reported to Committee of the Whole; February 21, ordered to third reading; February 23, passed; February 24, to Governor; March 7, vetoed.

WHITCOMB. Introductory No. 620; printed No. A. 654; entitled: An act amending chapter 668, Laws of 1917, relative to Binghamton city court clerk. Read once and referred to Committee on Cities; February 23, reported to second reading; February 24, stricken from calendar.

WHITCOMB. Introductory No. 681; printed No. A. 719; entitled: An act relative to nominations for public office to be voted for at village election at Endicott, in 1921. Read once and referred to Committee on Judiciary; February 23, reported to second reading; February 24, ordered to third reading; March 2, stricken from calendar.

WHITCOMB. Introductory No. 851; printed No. A. 909; entitled: An act adding new section 247, Military Law, by extending to militia performing guard duty during World war all the rights, privileges and immunities granted to World war veterans. Read once and referred to Committee on Military Affairs.

WILLIAMS. Introductory No. 357; printed Nos. A. 411, 1529; entitled: An act revising the charter of Rome. Read once and referred to Committee on Cities; March 16, reported, amended to second reading; March 22, ordered to third reading; March 29, passed; in Senate (Rec. No. 273), substituted for S. 345 on third reading; passed; to Mayor; April 11, returned, not accepted; in Assembly, repassed; April 13, in Senate, repassed; April 15, to Governor; May 10, approved, being chapter 679.

WILLIAMS. Introductory No. 365; printed Nos. A. 365, S. 715; entitled: An act adding new section 363, Conservation Law, prohibiting trespass upon private parks or lands where foxes or other fur-bearing animals are bred without consent of owner or caretaker. Read once and referred to Committee on Conservation; February 3, reported to second reading; February 4, ordered to third reading; February 14, passed; February 15, in Senate (Rec. No. 22), referred to Committee on Conservation; February 24, reported, amended to Committee of the Whole; March 2, ordered to third reading; March 3, passed; March 7, Assembly concurs; March 8, to Governor; March 16, approved, being chapter 79.

WILLIAMS. Introductory No. 590; printed No. A. 618; entitled: An act adding new section 122-c, Highway Law, providing for designation and construction of additional county highways where Federal or county highway heretofore designated has been or may hereafter be taken over as a State highway. Read once and referred to Committee on Internal Affairs.

WILLIAMS. Introductory No. 1039; printed No. A. 1151; entitled: An act appropriating \$25,000 for erecting a State armory in Rome. Read once and referred to Committee on Ways and Means.

WILLIAMS. Introductory No. 1289; printed No. A. 1452; entitled: An act appropriating \$20,000 for purchase of additional land for Marcy division of Utica State Hospital. Read once and referred to Committee on Ways and Means.

WITTER. Introductory No. 72; printed No. A. 72; entitled: An act amending section 52, General Construction Law, so as to repeal the daylight saving law. Read once and referred to Committee on Agriculture.

WITTER. Introductory No. 275; printed A. No. 277; entitled: An act amending section 160, 163, Agricultural Law, by providing that concentrated commercial feeding stuffs shall not

include pure, whole grains ground together, and making other changes. Read once and referred to Committee on Agriculture; February 2, reported to second reading; February 3, ordered to third reading; February 9, passed; February 14, in Senate (Rec. No. 14), referred to Committee on Agriculture; February 23, committee discharged; substituted for S. 143 on third reading, passed; February 24, to Governor; March 1, approved, being chapter 15.

WITTER. Introductory No. 643; printed No. A. 679; entitled: An act amending sections 70, 71, Agricultural Law, by providing that cider made from dried apples, apple skins, cores or chops with subsequent fermentation, shall not be called apple or cider vinegar unless marked to show material from which it is made, and prohibiting mixture of certain colorless vinegars with colored vinegars. Read once and referred to Committee on Agriculture.

WITTER. Introductory No. 644; printed Nos. A. 680, 1350; entitled: An act amending sections 94 and 107, Agricultural Law, by providing that appraised value of animals killed or appropriated by State shall not exceed proceeds of carcass and indemnity by Federal government, if any, as well as indemnity from State. Read once and referred to Committee on Agriculture: March 2, reported to second reading; March 3, ordered to third reading; March 8, amended; March 15, stricken from calendar.

WITTER. Introductory No. 895; printed Nos. A. 973, 1895; entitled: An act providing for distribution of certain moneys in hands of county treasurers which was distributed to such counties under appropriation made by chapter 1, Laws of 1920. Read cace and referred to Committee on Ways and Means; March 2, reported to second reading; March 3, ordered to third reading; March 8, passed; March 9, in Senate (Rec. No. 131), referred to Committee on Internal Affairs; March 18, reported to Committee of the Whole; March 21, ordered to third reading; March 23, passed; March 25, to Governor; March 30, recalled from Governor; April 4, in Assembly, vote reconsidered, amended, re-

stored to third reading; April 11, passed; April 15, to Governor; April 30, approved, being chapter 378.

WITTER. Introductory No. 950; printed No. A. 1035; entitled: An act authorizing Agricultural Commissioner to investigate claim of E. and D. R. Glezen for damages sustained in killing of their sheep by dogs. Read once and referred to Committee on Claims; March 14, reported to second reading; March 15, ordered to third reading; March 21, passed; March 22, in Senate (Rec. No. 219), substituted for S. 792 in Committee of the Whole; March 23, ordered to third reading; March 28, passed; March 29; to Governor; April 8, approved, being chapter 172.

WITTER. Introductory No. 1149; printed Nos. A. 1273, 1572, 1601, 1771; S. 1779; entitled: An act amending sections 132, 139-d, 139-h, and adding new section 139-n, Agricultural Law, by increasing from \$3 to \$5 license fee for each bitch and making other provisions relative to dog licenses. Read once and referred to Committee on Agriculture; March 18, reported amended to second reading; March 22, ordered to third reading; March 23, amended in revision; March 30, amended; April 7, passed; in Senate (Rec. No. 417), referred to Committee on Agriculture; April 11, amended and recommitted.

WITTER. Introductory No. 1150; printed Nos. A. 1274, 1573, 1829; entitled: An act adding new section 37-a, Agricultural Law, prohibiting manufacture and sale of imitation evaporated or condensed milk, and of condensed or evaporated skimmed milk, except in certain containers distinctly labeled. Read once and referred to Committee on Agriculture; March 18, reported amended and recommitted; March 31, reported amended to second reading; April 5, ordered to third reading; April 14, passed; April 15, in Senate (Rec. No. 543), referred to Committee on Agriculture; April 16, reported to Committee of the Whole.

WITTER. Introductory No. 1151; printed Nos. A. 1275, 1599; entitled: An act amending article 4-a, Farms and Markets Law, relative to cold storage. The term "food" is defined to

include ice cream. Provision is made for temporary storage. There are other changes. Read once and referred to Committee on Agriculture; March 18, reported to second reading; March 21, ordered to third reading, amended; March 31, passed; April 4, in Senate (Rec. No. 319), referred to Committee on Agriculture; April 8, committee discharged; substituted for S. 935 on third reading; April 12, passed; April 14, to Governor; May 4, approved, being chapter 557.

WITTER. Introductory No. 1331; printed No. A. 1518; entitled: An act amending section 300-a, Agricultural Law, relative to bees. Read once and referred to Committee on Public Education; March 21, reference changed to Committee on Agriculture; March 24, reported to second reading; March 25, ordered to third reading; March 31, passed; April 4, in Senate (Rec. No. 318), referred to Committee on Agriculture; April 6, reported and ordered to third reading; April 7, passed; April 9, to Governor; April 21, approved, being chapter 278.

WITTER. Introductory No. 1332; printed No. A. 1519; entitled: An act amending sections 199, 209, Membership Corporations Law, by authorizing agricultural or dairy associations to make all necessary contracts and agreements with its members, to carry out provisions of this act, and relative to purchase of articles of common use including food and from supplies and articles of domestic and personal use. Read once and referred to Committee on Judiciary.

WITTER. Introductory No. 1333; printed Nos. A. 1520, 1904; entitled: An act amending sections 26, 30, 32, 34, Business Corporations Law, by permitting incorporation of co-operative associations for conducting a warehousing or processing and cleansing business. Provision limiting the holding of stock by a stockholder is stricken out. Read once and referred to Committee on General Laws; April 5, reported, amended to second reading; April 11, ordered to third reading; April 16, stricken from calendar.

WITTER. Introductory No. 1597; printed No. A. 2040; entitled: An act appropriating \$1,149.49 for repair and upkeep of ditching machines owned by State. Read once and referred to Committee on Ways and Means.

Introductory No. 1517; printed Nos. A. 1874, 2017; entitled: An act amending Farms and Markets Law generally, by providing for a Commissioner of Farms and Markets to be appointed by the Council of Farms and Markets. commissioner shall appoint a Commissioner of Agriculture and a Commissioner of Foods and Markets. The Council of Farms and Markets is to consider matters submitted to it by the com-. mission and is also to make suggestions, in an advisory capacity, relative to exercise of powers or performance of duties of com-There is appropriated \$10,000 and reappropriating \$16,000. Read once and referred to Committee on Agriculture; April 12, amended and recommitted; April 15, reported, amended to second reading; April 16, ordered to third reading; passed under emergency message; in Senate (Rec. No. 576), referred to Committee on Agriculture.

WRIGHT. Introductory No. 634; printed Nos. A. 668, 1501, 1818; entitled: An act amending section 15, Domestic Relations Law, by providing that where either party is less than 16 years old, town or city clerk before issuing marriage license shall in addition to consents of parents or guardians, require written consent of judge or surrogate. Read once and referred to Committee on Judiciary; March 16, reported, amended to second reading; March 22, ordered to third reading; March 31, amended in revision; April 11, lost.

WRIGHT. Introductory No. 724; printed No. A. 771; entitled: An act amending sections 210, 213, Education Law, relative to preparation and correction of poll lists and qualifications of voters in certain cities. Read once and referred to Committee on Judiciary.

WRIGHT. Introductory No. 802; printed Nos. A. 855, 1924; entitled: An act amending sections 865, 866, 868, 872,

874, 875, 876, 877, 879, 880, and adding new section 864, Education Law, declaring each city to be a city school district and as such to constitute a political subdivision of the State for school purposes. The board of education of such a district shall not be under control of any officer, board or department of city. There are other provisions. Read once and referred to Committee on Public Education; April 5, reported, amended to second reading; April 11, ordered to third reading; vote reconsidered; April 16, recommitted.

WRIGHT. Introductory No. 1152; printed No. A. 1276; entitled: An act appropriating \$250,000 to pay State's share of expense of eliminating certain grade crossings in Jamestown. Read once and referred to Committee on Ways and Means.

WRIGHT. Introductory No. 1480; printed No. A. 1811; entitled: An act amending section 77-a, General Municipal Law, by providing for construction and maintenance of a memorial building or monument by a county or city. Read once and referred to Committee on Cities.

WRIGHT. Introductory No. 1481; printed No. A. 1812; entitled: An act appropriating \$15,000 for completing improvement of Chadakoin river. Read once and referred to Committee on Ways and Means.

WRIGHT. Introductory No. 1495; printed No. A. 1847; entitled: An act amending section 250, 250-a, 251-a, Public Health Law, by providing that any person may practice as registered nurse, if she has had four years' experience in such practice, one year of which shall have been in a hospital, and if her qualifications to practice are certified to by three licensed physicians. There are other provisions. Read once and referred to Committee on Public Health; April 5, reported to second reading; April 6, ordered to third reading; April 15, recommitted.

WRIGHT. Introductory No. 1496; printed No. A. 1848; entitled: An act amending section 11, Civil Service Law, by eliminating provision that report of State commission shall contain copies of all rules. Read once and referred to Committee

on Judiciary; April 13, reported, ordered to third reading; passed; in Senate (Rec. No. 514), ordered to third reading and referred to Committee on Civil Service; April 14, reported, restored to third reading; April 15, passed; April 18, to Governor; May 7, approved, being chapter 653.

WRIGHT. Introductory No. 1500; printed No. A. 1852; entitled: An act amending subdivision 1, section 491-a, Education Law, relative to additional apportionment of school moneys, by increasing \$50 per teacher allowance where amount raised for school purposes equals twelve thousandths of the full valuation of such district. Read once and referred to Committee on Public Education; April 15, reported, ordered to third reading; passed; in Senate (Rec. No. 550); ordered to third reading; passed; April 18, to Governor; May 13, vetoed.

WRIGHT. Introductory No. 1529; printed No. A. 1891; entitled: An act amending section 1198, Education Law, by authorizing boards of supervisors and other local authorities to appropriate money for historical purposes, including placing of memorial tablets, collection of war mementos, either alone or in cooperation with patriotic organizations, and publishing local histories relating to World war. Read once and referred to Committee on Public Education.

YALE. Introductory No. 219; printed No. A. 221; entitled: An act amending section 280, Penal Law, by excepting from provision prohibiting corporations and voluntary associations from practicing law, corporations or voluntary associations or attorney: at law engaged by automobilists to secure safety of travel in compliance with rules of the road and laws governing operations of motor vehicles and to defend their rights. Read once and referred to Committee on Codes.

YALE. Introductory No. 1366; printed Nos. A. 1564, 1758, 1833; entitled: An act defining and regulating the practice of chiropractic. Read once and referred to Committee on Judiciary; March 24, reported amended and recommitted; March 31, re-

ported amended to second reading; April 5, ordered to third reading; April 13, recommitted.

ZIMMERMAN. Introductory No. 73; printed Nos. A. 73, 368, 733; entitled: An act adding new section 126-a to 126-f, Village Law, relative to return of unpaid village taxes; payment by County Treasurer and to relaying same on county roll. Read once and referred to Committee on Villages; January 26, amended and recommitted; February 16, amended and recommitted.

ZIMMERMAN. Introductory No. 74; printed No. A. 74; entitled: An act amending section 470, Town Law, by increasing from \$2,000 to \$3,000 the maximum salary of counsel who may be employed by certain town boards. Read once and referred to Committee on Internal Affairs.

ZIMMERMAN. Introductory No. 75; printed Nos. A. 75. 542, 1670; entitled: An act adding new subdivision 14-a, section 90, Village Law, by permitting adoption of ordinances to regulate use and construction of electric light and power wiring in villages of counties containing a city of not more than 1,000,000 and less than 100,000. Read once and referred to Committee on Villages; February 2, reported to second reading; February 7, amended; February 9, ordered to third reading; March 22, amended; March 31, passed; April 4, in Senate (Rec. No. 320), ordered to third reading; passed; April 6, to Governor; April 20, approved, being chapter 220.

ZIMMERMAN. Introductory No. 76; printed Nos. A. 76, 1117; entitled: An act amending section 261, Town Law, by providing that no petition or establishment of district shall be necessary for street lighting purposes where there is no lighting district already formed and the amount is to be collected upon the taxable property of the whole town. Read once and referred to Committee on Internal Affairs; March 1, reported amended to second reading; March 8, ordered to third reading; March 16, passed; March 17, in Senate (Rec. No. 176), ordered to third

reading; March 21, passed; March 22, to Governor; March 28, recalled from Governor.

ZIMMERMAN. Introductory No. 77; printed Nos. A. 77, 930; entitled: An act adding new section 155-a, Judiciary Law, empowering Supreme Court justices, eighth district, to designate a daily law journal in which to publish court calendars, notices and advertisements. Read once and referred to Committee on Ways and Means; February 16, reference changed to Committee on Judiciary; February 23, reported amended and recommitted; March 2, reported to second reading; March 3, ordered to third reading; April 4, recommitted.

ZIMMERMAN. Introductory No. 248; printed Nos. A. 250, 732; entitled: An act authorizing Erie county supervisors to levy and collect taxes in town of Tonawanda for 20 years to create a sinking fund to pay principal and interest of Delaware avenue pavement bonds. Read once and referred to Committee on Internal Affairs; February 16, reported amended to second reading; February 22, ordered to third reading; February 28, passed; March 1, in Senate (Rec. No. 65), referred to Committee on Internal Affairs; March 23, reported to Committee of the Whole; March 31, ordered to third reading; April 4, passed; April 6, to Governor; April 20, approved, being chapter 217.

ZIMMERMAN. Introductory No. 249; printed Nos. A. 251, 1536; entitled: An act amending section 403, Banking Law, by providing for change of location of savings and loan associations from one county to an adjoining county. Read once and referred to Committee on Banks; March 17, reported amended to second reading; March 22, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 350), referred to Committee on Banks; April 13, reported, ordered to third reading; April 14, passed; April 15, to Governor; April 30, approved, being chapter 352.

ZIMMERMAN. Introductory No. 250; printed No. A. 252; entitled: An act amending Buffalo city charter, empowering

council to dispose of surplus water of city and sell same to corporations or individuals residing outside city limits. Read once and referred to Committee on Cities.

ZIMMERMAN. Introductory No. 251; printed No. A. 253; entitled: An act legalizing \$70,000 of paving bonds for the village of Depew, Erie county. Read once and referred to Committee on Villages.

ZIMMERMAN. Introductory No. 270; printed No. A. 272; entitled: An act amending section 26, Public Health Law, by declaring any piggery within 500 feet of a public highway, or within one mile of a city of ten thousand or more, to be a public nuisance. Read once and referred to Committee on Public Health.

ZIMMERMAN. Introductory No. 271; printed No. A. 273; entitled: An act amending sections 70, 73, Village Law, by providing that the term of office of receiver of taxes in each village adjoining a first class city in a county having 400,000 inhabitants or upwards shall be one year instead of four years as at present. Read once and referred to Committee on Villages.

ZIMMERMAN. Introductory No. 321; printed No. A. 322; entitled: An act amending chapter 304, Laws of 1919, by increasing compensation of equalization commissioners for Eric county. Read once and referred to Committee on Taxation and Retrenchment; March 17, reported to second reading; March 18, ordered to third reading; March 24, stricken from calendar.

ZIMMERMAN. Introductory No. 322; printed No. A. 323; entitled: An act legalizing \$70,000 of bonds of village of Depew. to pay for paving portions of certain streets in village. Read once and referred to Committee on Villages; February 2, reported to second reading; February 3, ordered to third reading; February 9, passed; February 14, in Senate (Rec. No. 15). referred to Committee on the Judiciary.

ZIMMERMAN. Introductory No. 505; printed No. A. 518; entitled: An act authorizing Cheektowaga, Erie county, to pay

certain legal expenses rendered to town in 1919 and 1920. Read once and referred to Committee on Internal Affairs; February 16, reported to second reading; February 17, ordered to third reading; February 23, passed; February 24, in Senate (Rec. No. 46), referred to Committee on Internal Affairs; March 2, committee discharged, substituted for S. 293 on third reading; passed; March 4, to Governor; March 9, approved, being chapter 52.

ZIMMERMAN. Introductory No. 534; printed No. A. 554; entitled: An act amending Education Law by inserting new article 11-A, creating town board of education in town of Tonawanda, Erie county, and providing for support of schools in such town. Read once and referred to Committee on Public Education.

ZIMMERMAN. Introductory No. 685; printed Nos. A. 723, 1408, 1672; entitled: An act amending Tonawanda city charter generally. Aggregate amount of tax to be raised in any one year for all purposes other than education shall not exceed 2 per cent of total valuation of property assessed. Read once and referred to Committee on Cities; March 9, reported to second reading; March 10, ordered to third reading; March 11, amended in re vision; March 24, amended; April 7, passed; April 8, in Senate (Rec. No. 418), referred to Committee on Cities; April 12, reported, ordered to third reading; April 14, passed; April 19, to Mayor; April 29, returned accepted; to Governor; May 3, approved, being chapter 535.

ZIMMERMAN. Introductory No. 686; printed No. A. 724; entitled: An act amending section 1171, Civil Practice Act. relative to security for payments by defendant in action for separation or separate support and maintenance. Read once and referred to Committee on Judiciary.

ZIMMERMAN. Introductory No. 896; printed No. A. 974; entitled: An act authorizing Court of Claims to determine claim of William H. Smith against State for damages for personal injuries sustained on Niagara reservation. Read once and re-

ferred to Committee on Claims; April 12, reported, ordered to third reading; passed; April 13, in Senate (Rec. No. 515), referred to Committee on the Judiciary.

ZIMMERMAN. Introductory No. 897; printed Nos. A. 975, 1877; entitled: An act amending sections 185, 186, 194, Insurance Law, by authorizing mutual employers' liability and workmen's compensation insurance corporations to transact more kinds of insurance specified in subdivisions 2 and 7 of section 70. Read once and referred to Committee on Insurance; March 31, reported amended to second reading; April 12, stricken from calendar.

ZIMMERMAN. Introductory No. 1077; printed No. A. 1198; entitled: An act authorizing Tonawanda to assess certain Barge canal and terminal lands on account of paving East Niagara street. Read once and referred to Committee on Ways and Means; March 24, reported to second reading; March 28, ordered to third reading; April 4, passed; April 5, in Senate (Rec. No. 351), referred to Committee on Cities; April 12, reported, ordered to third reading; April 14, passed; April 19, to Mayor; April 29, returned accepted; to Governor; May 7, approved, being chapter 664.

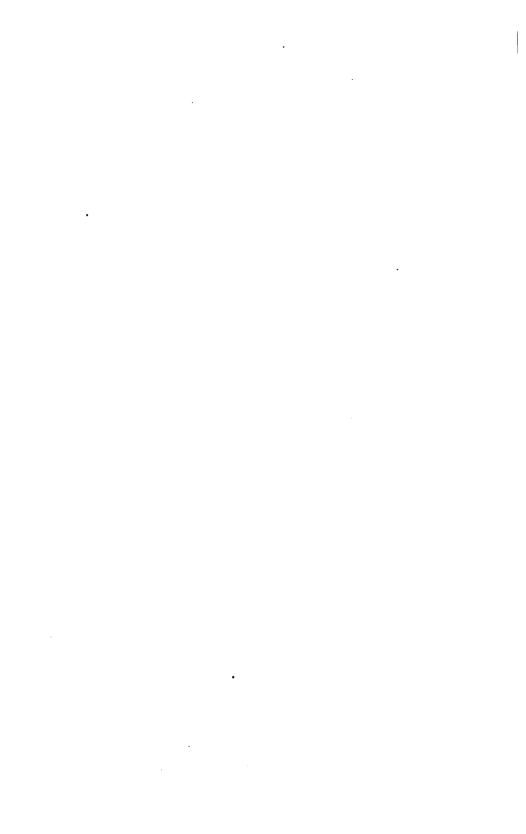
ZIMMERMAN. Introductory No. 1256; printed No. A. 1398; entitled: An act adding new section 141-a, Insurance Law, requiring rate-making association to furnish services without discrimination. Read once and referred to Committee on Insurance; March 31, reported adversely.

ZIMMERMAN. Introductory No. 1337; printed No. A. 1524; entitled: An act adding new section 1793, Penal Law, making it a misdemeanor to maliciously, frivolously or withour intention in good faith to prosecute same, make a complaint to any magistrate or police official. Read once and referred to Committee on Codes.

ZIMMERMAN. Introductory No. 1365; printed No. A. 1563; entitled: An act adding new section 95-a, Railroad Law.

providing for proceeding for alteration of a grade crossing on a petition of a board of supervisors or town board of one or more towns. Read once and referred to Committee on Railroads; April 14, reported, amended, and recommitted.

ZIMMERMAN. Introductory No. 1430; printed No. A. 1668; entitled: An act amending section 491, Education Law, relative to teachers' salaries in certain union free school districts in Erie county. Read once and referred to Committee on Ways and Means.



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